Electronically Filed 7/27/2021 11:14 AM • Steven D. Grierson CLERK OF THE COURT Crais Podgers #1221816 I . In Propria Personam 2 Post Office Box 208, S.D.C.C. Indian Springs, Nevada 89018 3 **Electronically Filed** Jul 29 2021 03:53 p.m. 4 Elizabeth A. Brown IN THE $_8^{t_5}$ JUDICIAL DISTRICT COURT OF THE STACTE OF FON SUDDAME Court 5 IN AND FOR THE COUNTY OF CLANK 6 7 8 State of Nevada 9 Plaintiff. 10 Case No. C-16-314359-1 11 VS. crais rodgens Dept. No. 22 12 Docket #1280324 Defendant. 13 14 15 **NOTICE OF APPEAL** 16 NOTICE IS HEREBY GIVEN, That the Petitioner/Defendant, 17 CRAIG Rodgers, in and through his proper person, hereby 18 appeals to the Supreme Court of Nevada from the ORDER denying and/or 19 dismissing the 20 Motion to modify Sentence and or correct illegal Screence. 21 ruled on the 24^{42} day of 51nc, 202/. 22 23 24 Dated this $\underline{19^{th}}$ day of \underline{July} , 20 21 25 JUL 2 6 2321 JUL 2 7 2321 Respectfully Submitted. Orang Nodel

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Docket 83301 Document 2021-22097

Case Number: C-16-314359-1

RECEIVED JUL 2.6 2021 21 JUL 2021 PM 4 FORE LAS VEGAS NV 894 Į, clenk of the count 200 Lewis Ave, 3rd Floor 200 Lewis Ave, 3rd Floor 290 Lewis Ave, 3rd Floor 290 Lewis Ave, 3rd Floor 7-19-2081 STEVEN GRIERSON WELL CLEUK CARL CIVAIG V'ODSENS #1221816 I which springs NU, 89070 P. 0, Bux 203

		Electronically Filed 7/28/2021 2:56 PM Steven D. Grierson CLERK OF THE COURT
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6	IN THE EIGHTH JUDICIAL	DISTRICT COURT OF THE
7		DA IN AND FOR
8		Y OF CLARK
9		
10	STATE OF NEVADA,	
11	Plaintiff(s),	Case No: C-16-314359-1
12	vs.	Dept No: XXII
13	CRAIG RODGERS	
14	aka CRAIG ALLEN RODGERS,	
15	Defendant(s),	
16		
17	CASE APPEAL	STATEMENT
18		
19	1. Appellant(s): Craig Rodgers	
20	2. Judge: Susan Johnson	
21	3. Appellant(s): Craig Rodgers	
22 23	Counsel:	
23 24	Craig Rodgers #1221816 P.O. Box 208	
24 25	Indain Springs, NV 89070	
25 26	4. Respondent: The State of Nevada	
27	Counsel:	
28	Steven B. Wolfson, District Attorney 200 Lewis Ave.	
	C-16-314359-1 -]	I-
	Case Number:	C-16-314359-1

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1	Las Vegas, NV 89101 (702) 671-2700
2 3	 Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
4 5	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
6	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: Yes
7	7. Appellant Represented by Appointed Counsel On Appeal: N/A
8	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
9	 9. Date Commenced in District Court: April 21, 2016
10	10. Brief Description of the Nature of the Action: Criminal
11	Type of Judgment or Order Being Appealed: Misc. Order
12	11. Previous Appeal: Yes
13	Supreme Court Docket Number(s): 79714, 81533, 82108, 82645
14 15	12. Child Custody or Visitation: N/A
15	Dated This 28 day of July 2021.
17	Steven D. Grierson, Clerk of the Court
18	Steven D. Onerson, Clerk of the Court
19	/s/ Heather Ungermann
20	Heather Ungermann, Deputy Clerk 200 Lewis Ave
21	PO Box 551601
22	Las Vegas, Nevada 89155-1601 (702) 671-0512
23	
24	
25	cc: Craig Rodgers
26 27	
27	
~	
	C-16-314359-1 -2-

<u>Crais Codslid</u>, 1221816 Petitioner/In Propia Persona Post Office Box 208, SDCC Indian Springs, Nevada 89070-0208

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Electronically Filed 7/27/2021 11:17 AM Steven D. Grierson CLERK OF THE COURT

IN THE ______JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF Charle

State ot NeVada Plaintiff, vs.

Defendant.

CARIS

TO:

CLERK OF THE COURT

RECEIVED

CASE NO. <u>C-/6-3/4359-/</u> DEPT.NO. <u>22</u>

DESIGNATION OF RECORD ON APPEAL

The above-named Plaintiff hereby designates the entire record of the above-entitled case, to include all the papers, documents, pleadings, and transcripts thereof, as and for the Record on Appeal.

DATED this 19th day of JJ1y , 2021.

RESPECTFULLY SUBMITTED BY:

Naig rodsers #122181

Plaintiff/In Propria Persona

CERTFICATE OF SERVICE BY MAILING I, Chais rodgers _____, hereby certify, pursuant to NRCP 5(b), that on this 19^{Tb} day of 5014, 2021, I mailed a true and correct copy of the foregoing, "_ Notice of Appeal by placing document in a sealed pre-postage paid envelope and deposited said envelope in the United State Mail addressed to the following: EVIC D. Eriensun Lenk of The court NV 841 CC:FILE **DATED:** this $\underline{19}^{44}$ day of $\underline{5}^{1}\underline{19}^{-1}$, $20\underline{21}$. #122131 /In Propria Personam Post Office Box 208, S.D.C.C. Indian Springs, Nevada 89018 IN FORMA PAUPERIS:

AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding _

Notice of affen

filed in District Court Case number <u>C-16-314359</u>

Does not contain the social security number of any person.

-OR-

Contains the social security number of a person as required by:

A. A specific state or federal law, to wit:

(State specific law)

-0**r-**

B. For the administration of a public program or for an application for a federal or state grant.

Signature

19/21

Creis rodser

Title

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State of Nevada vs Craig Rodgers

. 10	0110071	
§	Location:	Department 22
<i>თ თ თ თ თ თ თ თ თ თ თ თ თ</i>	Judicial Officer:	Johnson, Susan
§	Filed on:	04/21/2016
§	Case Number History:	
§	Cross-Reference Case	C314359
§	Number:	
§	Defendant's Scope ID #:	1680324
§	ITAG Booking Number:	0
§	ITAG Case ID:	1772179
§	Lower Court Case # Root:	15F03939
§	Lower Court Case Number:	15F03939X
§	Metro Event Number:	1503061612
§	Supreme Court No.:	79714
	-	81533

CASE INFORMATION

-	ense	Statute	Deg	Date	Case Type:	Felony/Gross Misdemeanor
	sdiction: District Court SECOND DEGREE KIDNAPPING PCN: 0029519526 ACN: 1503061612	200.310.2	F	03/06/2015	Case Status:	08/23/2019 Closed
	<i>Filed As:</i> BATTERY WITH USE OF DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM Arrest: 04/06/2016 MET - Metro	F	4/22/201	6		
2.	ROBBERY	200.380	F	03/06/2015		
	<i>Filed As:</i> FALSE IMPRISONMENT WITH USE OF DEADLY WEAPON	F	4/22/201	6		
3.	MAYHEM	200.280	F	03/06/2015		
	Filed As: FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON RESULTING IN SUBSTANTIAL BODILY HARM	F	4/22/201	6		
4.	PANDERING	201.300.2a1	F	03/06/2015		
	<i>Filed As:</i> MAYHEM WITH USE OF A DEADLY WEAPON	F	4/22/201	6		
5.	ROBBERY	200.380	F	03/06/2015		
р і						

Related Cases A-20-820408-W (Writ Related Case)

Statistical Closures

08/23/2019 Guilty Plea with Sentence (before trial) (CR)

DATE		CASE ASSIGNMENT	
	Current Case Assignmen	t	
	Case Number Court Date Assigned Judicial Officer	C-16-314359-1 Department 22 07/16/2018 Johnson, Susan	
		PARTY INFORMATION	
Defendant	Rodgers, Craig		Lead Attorneys
			Pro Se
Plaintiff	State of Nevada		Wolfson, Steven B 702-671-2700(W)

EIGHTH JUDICIAL DISTRICT COURT **CASE SUMMARY**

CASE NO. C-16-314359-1 EVENTS & ORDERS OF THE COURT

DATE

INDEX

	EVENTS	
04/21/2016	Criminal Bindover Packet Justice Court	In
	[1] See Redacted Version	#1
04/21/2016	Redacted Version [100] Criminal Bindover (Redacted Version)	In #1
04/22/2016	Information [2]	In #2
07/06/2016	Reporters Transcript [3] Transcript of Hearing Held on April 21, 2016	In #3
07/18/2016	Motion to Dismiss Counsel [4]	In #4
07/22/2016	Petition for Writ of Habeas Corpus [5]	In #5
07/26/2016	Order [6] Order for Writ of Habeas Corpus	In #C
07/27/2016	Writ of Habeas Corpus	In #7
08/03/2016	Return to Writ of Habeas Corpus [8]	In #8
08/12/2016	Motion for Discovery [9]	In #S
08/18/2016	Motion to Release [10] Motion for Release with Intensive Supervision, or, in the Alternative, for Setting of Reasonable Bail	In #1
08/19/2016	Response [11] State's Response to Defendant's Motion for Discovery and Countermotion for Reciprocal Discovery	In #1
10/24/2016	Ex Parte Order [12] Ex Parte Order For Transport	In #1
11/28/2016	Notice of Intent [13] Notice of Intent to Seek Punishment as a Habitual Criminal	In #1
12/23/2016	Notice of Witnesses [14] Notice of Witnesses [NRS 174.234(1)(a)]	In #1

12/23/2016	Notice of Expert Witnesses [15] Notice of Expert Witnesses [NRS 174.234(2)]	In #1
01/12/2017	Motion to Continue Trial [16] Motion to Continue Trial Date	In #1
04/24/2017	Motion to Dismiss Counsel Party: Defendant Rodgers, Craig [17]	In #1
05/26/2017	Motion to Dismiss Filed By: Defendant Rodgers, Craig [18] Motion to Dismiss Count Three (Evidentiary Hearing Requested)	In #1
06/02/2017	Amended [19] Amended Motion to Dismiss (Evidentiary Hearing Requested)	In #1
06/05/2017	Motion to Withdraw As Counsel [20] Motion to Withdraw Due to Conflict of Interest	In #2
06/20/2017	Miscellaneous Filing Filed by: Defendant Rodgers, Craig [21] Assertion of Fifth and Sixth Amendment Rights	In #2
06/20/2017	Miscellaneous Filing Filed by: Defendant Rodgers, Craig [22] Assertion of Medical Privacy Rights	In #2
07/14/2017	Motion to Remand Filed By: Defendant Rodgers, Craig [23] Motion to Remand for New Preliminary Hearing or, in the Alternative, Motion to Dismiss Due to Prior Counsel's Conflict of Interest	In #2
07/25/2017	Opposition to Motion Filed By: Plaintiff State of Nevada [24] State's Opposition to Defendant's Motion to Remand for New Preliminary Hearing or In the Alternative Motion to Dismiss	In #2
08/18/2017	Motion to Dismiss Filed By: Defendant Rodgers, Craig [25]	In #2
08/24/2017	Ex Parte Order Filed By: Defendant Rodgers, Craig [26] Ex Parte Order for Written Transcripts	In #2
08/24/2017	Ex Parte Motion Filed By: Defendant Rodgers, Craig	In #2

	CASE 10. C-10-51+557-1	
	[27] Ex Parte Motion for Written Transcript	
08/30/2017	Order Denying Motion	In #2
	Filed By: Plaintiff State of Nevada	#2
	[28] Order Denying Defendant's Motion to Remand for New Preliminary Hearing or in the Alternative Motion to Dismiss	
09/05/2017	Deposition to Motion to Dismiss	In #2
	Filed By: Plaintiff State of Nevada	
	[29] State's Opposition to Defendant's Motion to Dismiss	
09/08/2017	Reply	In
	[30] Defendant's Reply to State's Opposition to Motion to Dismiss	#3
09/11/2017	Recorders Transcript of Hearing	In #3
	[31] Transcript of Hearing Held on August 24, 2016	
10/17/2017		In
10/17/2017	Order Denying Motion	#Ĵ
	Filed By: Plaintiff State of Nevada [32] Order Denying Defendant's Motion to Dismiss	
		I.,
10/31/2017	Supplemental	In #3
	Filed by: Plaintiff State of Nevada [33] State's Supplemental Notice of Expert Witnesses [NRS 174.234(2)]	
	[55] Shile's Supplemental Honce of Expert Withesses [1465 174.254(2)]	
10/31/2017	Certificate of Service	In #3
	Filed by: Plaintiff State of Nevada	115
	[34]	
11/07/2017	Notice of Expert Witnesses	In
11.0,.2017	[35] Notice of Defendant's Expert Witnesses	#3
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11/15/2017	The Motion for Order	In #3
	[36] Motion for Order to Show Cause Why the State of Nevada Should Not be Held in Contempt of Court for Failing to Comply with the Court's Order Regarding Discovery	
	Comply with the Court's Order Regarding Discovery	
11/16/2017	Recorders Transcript of Hearing	In #3
	[37] Transcript of Hearing Held on September 6, 2017	π3
		In
11/16/2017	Recorders Transcript of Hearing	#3
	[38] Transcript of Hearing Held on September 13, 2017	
11/16/2017	Ex Parte Motion	In
11/10/2017	[39] Ex Parte Motion for Written Transcripts	#3
11/16/2017	Ex Parte Order	In #4
	[40] Ex Parte Order for Written Transcripts	
11/16/2017		In
11/10/201/		-

	CASE 110. C-10-014059-1	
	Motion for Order [41] Motion for Order to Show Cause Why the State of Nevada Should Not Be Held in Contempt of Court for Failing to Comply with the Court's Order Regarding Discovery	#4
11/16/2017	Order Shortening Time Filed By: Defendant Rodgers, Craig [42] Ex Parte Motion Requesting that Defendant's Motion for Order to Show Cause Why the State of Nevada Should Not Be Held in Contempt of Court for Failing to Comply with the Court's Order Regarding Discovery be Set on Order Shortening Time	In #4
11/16/2017	Amended Notice Filed By: Defendant Rodgers, Craig [43] Amended Notice of Defendant's Expert Witnesses	In #4
11/17/2017	Notice of Witnesses [44] Notice of Defendant's Witnesses	In #4
11/17/2017	Receipt of Copy Filed by: Plaintiff State of Nevada [45]	In #4
12/06/2017	Motion for Withdrawal [46] Motion for Withdrawal of Counsel	In #4
03/26/2018	Motion for Own Recognizance Release/Setting Reasonable Bail Filed By: Defendant Rodgers, Craig [47] Motion for Release on House Arrest or in the Alternative to Reduce Bail	In #4
04/13/2018	Opposition to Motion Filed By: Plaintiff State of Nevada [48] State's Opposition to Defendant's Motion for Release on House Arrest or in the Alternative to Reduce Bail	In #4
04/27/2018	Supplemental Witness List Filed by: Plaintiff State of Nevada [49] Supplemental Notice of Witnesses [NRS 174.234(1)(a)]	In #4
04/30/2018	Supplemental Witness List [50] Second Supplemental Notice of Witnesses [NRS 174.234(1)(a)]	In #5
05/09/2018	Order Denying Motion Filed By: Plaintiff State of Nevada [51] Order Denying Defendant's Motion for Release on House Arrest or in the Alternative to Reduce Bail	In #5
06/20/2018	Notice of Motion Filed By: Plaintiff State of Nevada [52] State's Notice of Motion and Motion to Conduct Videotaped Deposition Testimony of Material Witness Adriana Caercelyn	In #5
07/13/2018	Amended Information [53]	In #5

i		
07/17/2018	Guilty Plea Agreement [55]	In #5
07/20/2018	Motion to Set Bail Filed By: Defendant Rodgers, Craig [56] Motion for Setting Reasonable Bail	In #5
07/25/2018	Opposition to Motion Filed By: Plaintiff State of Nevada [57] State's Opposition to Defendant's Third Motion for Bail Reduction	In #5
08/07/2018	Motion Filed By: Defendant Rodgers, Craig [58] Motion to Appoint Alternate Counsel	In #5
08/13/2018	Recorders Transcript of Hearing [59] Transcript of Hearing Held on July 17, 2018	In #5
08/23/2018	PSI [60] Pre-Sentence Investigation Report (Unfiled) Confidential)	In #C
11/26/2018	Drder [61] Order Re: Defendant's Motion for Discovery and State's Counter-Motion for Reciprocal Discovery	In #C
01/10/2019	Motion to Dismiss Counsel Party: Defendant Rodgers, Craig [62] Motion to Dismiss Counsel and Appoint Alternative Counsel	In #C
04/02/2019	Order Denying Motion Filed By: Plaintiff State of Nevada [63] Order Denying Motion to Dismiss Counsel and Appoint Alternate Counsel	In #C
07/03/2019	Motion to Dismiss Counsel Party: Defendant Rodgers, Craig [64] Motion to Dismiss Counsel and Appoint Alternate Counsel	In #C
08/01/2019	Filed Under Seal Filed By: Plaintiff State of Nevada [65] Ex Parte Application for Order Requiring Material Witness to Post Bail and to Seal Related Documents (Sealed)	In #C
08/01/2019	Filed Under Seal Filed By: Plaintiff State of Nevada [66] Order Requiring Material Witness to Post Bail or be Committed to Custody and Sealing Related Documents (Sealed)	In #6
08/01/2019	Filed Under Seal Filed By: Plaintiff State of Nevada [67] Warrant of Arrest (Sealed)	In #6

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. C-16-314359-1

08/06/2019	Amended Information [68] Second Amended Information	In #C
08/06/2019	Guilty Plea Agreement [69]	In #C
08/23/2019	Judgment of Conviction [70] Judgment of Conviction (Plea of Guilty)	In #7
09/10/2019	Ex Parte Application Party: Plaintiff State of Nevada [71] Ex Parte Application and Order Recalling Material Witness Warrant	In #7
09/24/2019	Notice of Appeal (Criminal) Party: Defendant Rodgers, Craig [72] Notice of Appeal	In #7
09/24/2019	Case Appeal Statement Filed By: Plaintiff State of Nevada [73]	In #7
12/26/2019	NV Supreme Court Clerks Certificate/Judgment - Dismissed [74] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed	In #7
02/18/2020	Motion to Withdraw As Counsel Filed By: Defendant Rodgers, Craig [75] Motion to Withdraw Counsel	In #7
06/03/2020	Motion Filed By: Defendant Rodgers, Craig [76] Motion for Transcripts at State Expense	In #7
06/03/2020	Notice of Motion Filed By: Defendant Rodgers, Craig [77]	In #7
06/03/2020	Request Filed by: Defendant Rodgers, Craig [78] Request for Submission	In #7
06/03/2020	Application to Proceed in Forma Pauperis Filed By: Defendant Rodgers, Craig [79] Application to Proceed Informa Pauperis (Confidential)	In #7
06/03/2020	Order Granting Motion [80] Order Granting Defendant's Motion to Withdraw Counsel	In #8
		In

	CASE NO. C-10-314359-1	
06/03/2020	Order to Proceed In Forma Pauperis [81] Order to Proceed in Forma Pauperis (Confidential)	#8
06/22/2020	Order Denying Motion [82] Order Denying Defendant's Motion for Transcripts at State Expense	In #8
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07/21/2020	Designation of Record on Appeal [84]	In #8
07/22/2020	Case Appeal Statement Filed By: Defendant Rodgers, Craig [85]	In #δ
07/24/2020	Motion Filed By: Defendant Rodgers, Craig [86] Motion for Reconsideration of Order Denying Defendant's Motion for Transcript at State Expense	In #δ
07/24/2020	Request Filed by: Defendant Rodgers, Craig [87] Request for Submission	In #δ
07/24/2020	Notice of Motion Filed By: Defendant Rodgers, Craig [88]	In #δ
08/04/2020	Order Denying Motion [89] Order Denying Defendant's Motion for Reconsideration of Order Denying Defendant's Motion for Transcript at State Expense	In #δ
09/10/2020	NV Supreme Court Clerks Certificate/Judgment - Dismissed [90] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed	In #S
09/24/2020	Motion to Compel Filed By: Defendant Rodgers, Craig [91]	In #\$
09/24/2020	Motion Filed By: Defendant Rodgers, Craig [92] Motion for Production of Documents, Papers, Pleadings and Tangible Property of Defendant	In #\$
10/02/2020	Order Denying Motion [93] Order Denying Defendant's Motion to Compel	In #\$
10/05/2020	Notice of Change of Hearing [94]	In #\$

10/05/2020	Drder Denying Motion [95] Order Denying Defendant's Motion for Production of Documents, Papers, Pleadings and Tangible Property of Defendant	In #9
10/19/2020	Motion Filed By: Defendant Rodgers, Craig [96] Motion to Obtain a Copy of a Sealed Record (Presentence Investigation Report - NRS 176.156) on an Order Shortening Time Notice of Motion and Motion	In #9
10/19/2020	Notice of Motion Filed By: Defendant Rodgers, Craig [97]	In #9
10/28/2020	Order Granting Motion [98] Order Granting Defendant's Motion to Obtain a Copy of Sealed Record (Presentence Investigation Report)	In #9
04/27/2021	Request Filed by: Defendant Rodgers, Craig [101] Request for Submission	In #1
04/27/2021	Motion to Modify Sentence Filed By: Defendant Rodgers, Craig [102] Motion to Modify and or Correct Illegal Sentence	In #1
04/27/2021	Notice of Motion Filed By: Defendant Rodgers, Craig [103]	In #1
05/11/2021	Motion Filed By: Defendant Rodgers, Craig [104] Motion and order for Transportation of Inmae for Court Appearance of in the Alternative for Appearance by Telephone or video Conference	In #1
05/15/2021	Crder Granting Motion [105] Order Granting Defendant's Motion for Appearance by Telephone or Video Conference	In #1
05/19/2021	Copposition to Motion Filed By: Plaintiff State of Nevada [106] State's Opposition to Defendant's Motion to Modify	In #1
06/09/2021	Notice of Motion Filed By: Defendant Rodgers, Craig [107]	In #1
06/09/2021	Reply to Opposition Filed by: Defendant Rodgers, Craig [108] Reply to State's Opposition to Motion to Modify	In #1
07/27/2021		In

CASE NO. C-16-314359-1
Notice of Appeal (Criminal) [109] Notice of Appeal
Designation of Record on Appeal [110] Designation of Record on Appeal
Case Appeal Statement Filed By: Defendant Rodgers, Craig Case Appeal Statement
DISPOSITIONS Disposition (Judicial Officer: Cadish, Elissa F.) 5. ROBBERY Amended Information Filed/Charges Not Addressed PCN: Sequence:
 Disposition (Judicial Officer: Johnson, Susan) 3. MAYHEM WITH USE OF A DEADLY WEAPON Amended Information Filed/Charges Not Addressed PCN: Sequence: 4. ROBBERY Amended Information Filed/Charges Not Addressed PCN: Sequence:
 Amended Disposition (Judicial Officer: Johnson, Susan) Reason: Amended Charge(s) Reinstated 3. MAYHEM WITH USE OF A DEADLY WEAPON Charge Reinstated PCN: Sequence: 4. ROBBERY Charge Reinstated PCN: Sequence:
 Amended Disposition (Judicial Officer: Johnson, Susan) Reason: Amended 3. MAYHEM Guilty PCN: Sequence: 4. PANDERING Guilty PCN: Sequence:
 Plea (Judicial Officer: Johnson, Susan) 1. SECOND DEGREE KIDNAPPING Guilty PCN: 0029519526 Sequence: 2. ROBBERY Guilty PCN: Sequence: 3. MAYHEM Guilty PCN: Sequence:

#1

#1

	 4. PANDERING Guilty PCN: Sequence: 5. ROBBERY Charges Amended/Dropped PCN: Sequence:
08/06/2019	 Disposition (Judicial Officer: Johnson, Susan) 1. SECOND DEGREE KIDNAPPING Guilty PCN: 0029519526 Sequence: 2. ROBBERY Guilty PCN: Sequence:
08/06/2019	Adult Adjudication (Judicial Officer: Johnson, Susan) 1. SECOND DEGREE KIDNAPPING 03/06/2015 (F) 200.310.2 (DC50075) PCN: 0029519526 Sequence:
08/06/2019	Sentenced to Nevada Dept. of Corrections Term: Minimum:48 Months, Maximum:180 Months Adult Adjudication (Judicial Officer: Johnson, Susan) 2. ROBBERY 03/06/2015 (F) 200.380 (DC50137) PCN: Sequence:
	Sentenced to Nevada Dept. of Corrections Term: Minimum:24 Months, Maximum:60 Months Consecutive: Charge 1
08/06/2019	Adult Adjudication (Judicial Officer: Johnson, Susan) 3. MAYHEM 03/06/2015 (F) 200.280 (DC50044) PCN: Sequence:
	Sentenced to Nevada Dept. of Corrections Term: Minimum:24 Months, Maximum:60 Months Concurrent: Charge 2
08/06/2019	Adult Adjudication (Judicial Officer: Johnson, Susan) 4. PANDERING 03/06/2015 (F) 201.300.2a1 (DC51000) PCN: Sequence:
	Sentenced to Nevada Dept. of Corrections Term: Minimum:24 Months, Maximum:60 Months Concurrent: Charge 3 Credit for Time Served: 1218 Days Fee Totals:
	Administrative Assessment Fee 25.00 \$25 Genetic Marker Analysis AA Fee 3.00 \$3

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. C-16-314359-1

 04/25/2016
 Fee Totals \$ 28.00

 04/25/2016
 Fee Totals \$ 28.00

 04/25/2016
 Initial Arraignment (10:00 AM) (Judicial Officer: De La Garza, Melisa)

 Matter Continued;
 Journal Entry Details:

 Deputized Law Clerk, Chelsea Kallas appearing for the State. Mr. Savage requested matter be CONTINUED for the deft. to speak with his attorney, COURT SO ORDERED. CUSTODY (COC) 4/28/16 10:00 AM ARRAIGNMENT CONTINUED (LLA);

 04/28/2016
 Arraignment Continued (10:00 AM) (Judicial Officer: De La Garza, Melisa)

 Plea Entered:
 Plea Entered:

Journal Entry Details:

Deputized Law Clerk Frank Logrippo present for the State of Nevada. DEFT. RODGERS ARRAIGNED, PLED NOT GUILTY, and INVOKED the 60-DAY RULE. COURT ORDERED, matter REFERRED to Department for trial setting. COURT FURTHER ORDERED, pursuant to Statute, Counsel has 21 days from today for the filing of any Writs; if the Preliminary Hearing Transcript has not been filed as of today, Counsel has 21 days from the filing of the Transcript. Mr. Hillman requested statutory discovery. COURT ORDERED, oral Motion for Discovery GRANTED pursuant to NRS 174.235. CUSTODY (COC) 05/04/16 8:30 AM TRIAL SETTING (DEPT 6);

05/04/2016 Trial Setting (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Matter Heard;

Journal Entry Details:

Mr. Wood requested a trial setting. Court noted speedy trial was invoked April 28, 2016. Mr. Wood stated he spoke with the Defendant, and he's requested a writ be filed; he was told the filing of a writ usually requires a waiver, which he will do. Upon the inquiry of the Court, Defendant stated speedy trial is waived. COURT ORDERED, matter SET for trial. CUSTODY(COC) 9-12-16 9:30 AM CALENDAR CALL 9-19-16 10:00 AM JURY TRIAL;

08/08/2016 **Motion to Withdraw as Counsel** (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Defendant's Pro Per Motion to Dismiss Counsel

Withdrawn;

08/08/2016 **Petition for Writ of Habeas Corpus** (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Defendant's Petition for Writ of Habeas Corpus Denied:

08/08/2016 All Pending Motions (8:30 AM) (Judicial Officer: Cadish, Elissa F.)

Denied; Journal Entry Details:

DEFENDANT'S PRO PER MOTION TO DISMISS COUNSEL...DEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS At the request of the Defendant and counsel, Defendant's Pro Per Motion to Dismiss Counsel is WITHDRAWN. As to Defendant's Petition for Writ of Habeas Corpus, Mr. Wood argued that there is no slight or marginal evidence and it doesn't meet the standard of probable cause. There is no evidence of what the deadly weapon was and no testimony regarding inherently dangerous objects. Opposition by Mr. Rose. He stated that this should be an issue for the jury to decide and it is not appropriate to strike any counts as requested by the defense. COURT FINDS, based on the evidence presented from the Preliminary Hearing this Court is not in the position to say that it is so clear as a matter of law that it cannot be a separate charge of kidnapping or false imprisonment as well as the robbery charge. Obviously the jury will be instructed as to what they need to find in order to convict on these different charges and what is required to distinguish them. With regard to the deadly weapon, the victim didn't know what was used. She saw something metal that the Defendant cut her ear with, resulting in nine stitches on her ear. Given the way the deadly weapon statute is written, there is sufficient evidence for probable cause that the item used was capable of causing substantial bodily harm or death and that does warrant proceeding on a charge that includes a deadly weapon's enhancement. COURT ORDERED, the Petition for Habeas Corpus is DENIED. The State to prepare the order. CUSTODY (COC);

08/22/2016 Motion for Discovery (8:30 AM) (Judicial Officer: Cadish, Elissa F.) 08/22/2016, 08/24/2016 Defendant's Motion for Discovery Matter Continued;

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. C-16-314359-1

Motion Granted; Matter Continued; Motion Granted; Response and Countermotion (8:30 AM) (Judicial Officer: Cadish, Elissa F.) 08/22/2016 08/22/2016, 08/24/2016 State's Response to Defendant's Motion for Discovery and Countermotion for Reciprocal Discovery Matter Continued: Motion Granted: Matter Continued; Motion Granted; 08/22/2016 All Pending Motions (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Matter Heard: Journal Entry Details: STATE'S RESPONSE TO DEFENDANT'S MOTION FOR DISCOVERY AND COUNTERMOTION FOR RECIPROCAL DISCOVERY DEFENDANT'S MOTION FOR DISCOVERY COURT NOTED, it had not reviewed the State's response filed late Friday. Mr. Hendricks stated the assigned Deputy District Attorney (DDA) wishes to argue the matter, and he can contact them to appear. Mr. Wood stated no objection to proceeding with or without the assigned DDA. Colloquy regarding the State proceeding with argument, having the assigned DDA appear, and the Court's ability to review the State's response to the Motion. COURT ORDERED, Matter CONTINUED. CUSTODY (COC) CONTINUED TO: 08/24/16; 08/24/2016 All Pending Motions (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Matter Heard: Journal Entry Details: STATE'S RESPONSE TO DEFENDANT'S MOTION FOR DISCOVERY AND COUNTERMOTION FOR RECIPROCAL DISCOVERY...DEFENDANT'S MOTION FOR DISCOVERY DEFENDANT'S MOTION FOR DISCOVERY Upon Court's inquiry, Mr. Wood stated he did not think it was necessary to go through each request. With Regards to Deft's Specific Discovery Requests, COURT ORDERED, as follows: With regard to Item One of the Motion, COURT ORDERED, GRANTED; any notes, so detailed as to effectively it may constitute a witness statement or the extent that it may contain Brady Material should be disclosed. Colloquy regarding Mr. Woods receiving a transcribed statement of the victim, which Mr. Rose said the State is working on obtaining. With regards to Item Two of the Motion, COURT ORDERED, GRANTED; any Felony convictions within the last 10 years, or convictions for crimes of moral turpitude to be disclosed for witnesses to be called by the State. With regards to Item Three of the Motion, COURT ORDERED, GRANTED. With regards to Item Four of the Motion, COURT ORDERED, GRANTED. Mr. Rose noted he will follow up to ensure Deft's. counsel receives copies of all photos taken. With regards to Item Five of the Motion, COURT ORDERED, GRANTED. With regards to Item Six of the Motion, COURT ORDERED, GRANTED. With regards to Item Seven of the Motion, COURT ORDERED, GRANTED. With regards to Item Eight of the Motion, COURT ORDERED, GRANTED. With regards to Item Nine of the Motion, COURT ORDERED, GRANTED. With regards to Item Ten of the Motion, COURT ORDERED, GRANTED; any benefits are offered or provided to any witness it must be disclosed, other than the statutory witness fee. With regards to Item Eleven of the Motion, COURT ORDERED, GRANTED. With regards to Item Twelve of the Motion, COURT ORDERED, GRANTED. Mr. Rose noted he does not anticipate this case being part of the docudrama series filmed at the Regional Justice Center, however he will notify Deft's counsel immediately if anything changes in that regard. With regards to Item Thirteen of the Motion, COURT ORDERED, GRANTED; counsel can review the evidence at the Vault if needed. With regards to Item Fourteen of the Motion, COURT ORDERED, GRANTED; Mr. Rose stated he will turn over any forensics he has tested. With regards to Item Fifteen of the Motion, COURT ORDERED, GRANTED; if the State has paid for any counseling for the victim, that should be disclosed. STATE'S RESPONSE TO DEFENDANT'S MOTION FOR DISCOVERY AND COUNTERMOTION FOR RECIPROCAL DISCOVERY COURT FURTHER ORDERED, Motion GRANTED; the parties are to comply with their statutory discovery obligations. Colloquy regarding scheduling, and Deft's. other case, and the parties remaining in communication. Mr. Wood stated he could not say if he is prepared to go to trial at this time, he must speak with Mr. Westbrook, Deft's attorney in his other case first. CUSTODY (COC); 08/31/2016 **Motion** (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Motion for Release with Intensive Supervision or in the Alternative, for Setting of Reasonable Bail Motion Denied; Journal Entry Details: Following arguments by counsel, Court stated its findings and ORDERED, Motion DENIED. CUSTODY (COC); 09/12/2016 Calendar Call (9:30 AM) (Judicial Officer: Cadish, Elissa F.)

	Trial Date Set; Journal Entry Details: Mr. Wood requested a mutual continuance as defense is still missing some discovery items; he has spoken with the State who indicated they just got a copy of the transcript and pictures taken at the hospital. Ms. Cannizzaro stated they have spoken with the Detective, the items are forthcoming. Ms Cannizzaro stated no objection. COURT ORDERED, Trial date VACATED and RESET. CUSTODY (COC) 01/30/17 9:30 A.M. CALENDAR CALL 02/06/17 10:00 A.M. JURY TRIAL;
09/19/2016	CANCELED Jury Trial (10:30 AM) (Judicial Officer: Cadish, Elissa F.) Vacated - per Judge
01/23/2017	 Motion to Continue Trial (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Events: 01/12/2017 Motion to Continue Trial Defendant's Motion to Continue Trial Date Granted; Journal Entry Details: Mr. Rose advised he has spoken with defense counsel, and there's no opposition to a continuance; working on providing discovery; 1 is an audio statement, and once the list of discovery is provided by defense counsel, it will be provided to them. Mr. Wood stated his concern is with the voluntary written statement, and to make sure there are no additional pictures as the only pictures that were taken were on the detectives cell phone. Colloquy regarding the continuation of the trial. There being no opposition, COURT ORDERED, Defendant's Motion To Continue Trial Date GRANTED. CUSTODY(COC) 6-19-17 9:30 AM CALENDAR CALL 6-26-17 10:00 AM JURY TRIAL ;
01/30/2017	CANCELED Calendar Call (9:30 AM) (Judicial Officer: Cadish, Elissa F.) Vacated
02/06/2017	CANCELED Jury Trial (10:00 AM) (Judicial Officer: Cadish, Elissa F.) Vacated
05/15/2017	 Motion to Dismiss (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Defendant's Motion to Dismiss Counsel Denied; Journal Entry Details: Defendant advised he has the visitation logs for the Court to look at. Court stated a hearing will need to be held outside the presence of the State, and all others to explore the issues being raised by the Defendant. Mr. Rose advised the State takes no position in the matter, and is only concerned with the upcoming trial date. COURT ORDERED, proceedings SEALED for a hearing to be held outside the presence of the State. Court statef, and security personnel. MATTER RECALLED. Steven Rose present on behalf of the State. Court stated the Defendant's Motion To Dismiss Counsel has been DENIED; proceedings have been SET for status check to follow-up on the relationship between the Defendant and counsel, and to things that were discussed during the sealed proceeding. CUSTODY(COC) 6-5-17 8:30 AM STATUS CHECK;
06/05/2017	 Status Check (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Matter Heard; Journal Entry Details: Mr. Westbrook advised counsel has met with Deft. twice and discovered there is a conflict in this case. Mr. Westbrook requested to file motion and have it heard on Wednesday. COURT SO ORDERED. CUSTODY (COC) 6/7/17 8:30 AM PUBLIC DEFENDER'S MOTION TO WITHDRAW DUE TO CONFLICT OF INTEREST;
06/07/2017	 Motion (8:30 AM) (Judicial Officer: Cadish, Elissa F.) <i>Public Defender's Motion to Withdraw Due to Conflict of Interest</i> Motion Granted; Public Defender's Motion to Withdraw Due to Conflict of Interest Journal Entry Details: <i>Court stated it does appear there is a conflict of interest and ORDERED, motion GRANTED. As to the motion to dismiss count 3, COURT ORDERED, hearing vacated and putting matter on calendar as a status check. Mr.</i> <i>Westbrook stated motion to dismiss count 3 should actually be a motion to dismiss. Motion was filed in error and should be amended to a motion to dismiss. Further, Deft. wanted counsel to put on the record as to the Preliminary Hearing and stated Deft. did not know about conflict at Preliminary Hearing but Deft. has a right to conflict counsel at all stages. Deft. will be filing a motion to have a new Preliminary Hearing due to conflict. Counsel will contact new counsel or Deft. will advise. COURT ORDERED, Adam Gill, Esq., APPOINTED as counsel, matter set for confirmation of counsel and status check. CUSTODY (COC) 6/12/17 8:30 AM CONFIRMATION OF COUNSEL</i>

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. C-16-314359-1

	(GILL)STATUS CHECK: DEFT'S MOTION TO DISMISS COUNT THREE;	
06/12/2017	CANCELED Motion to Dismiss (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Vacated - per Judge	
	Motion to Dismiss Count Three	
06/12/2017	Status Check (8:30 AM) (Judicial Officer: Cadish, Elissa F.)	
	Status Check: Deft's Motion to Dismiss Count Three	
	Off Calendar;	
06/12/2017	Confirmation of Counsel (8:30 AM) (Judicial Officer: Cadish, Elissa F.)	
	Confirmation of Counsel (Gill / Special Public Defender)	
	Confirmed;	
06/12/2017	All Pending Motions (8:30 AM) (Judicial Officer: Cadish, Elissa F.)	
00,12,201,	Matter Heard;	
	Journal Entry Details:	
	CONFIRMATION OF COUNSEL (GILL / SPECIAL PUBLIC DEFENDER)STATUS CHECK: DEFT'S MOTION TO DISMISS COUNT THREE Mr. Gill stated he was contacted by the Office of Appointed Counsel and advised Special	
	Public Defender will be confirming as counsel. Ms. Simpkins CONFIRMED as counsel on behalf of the Special Public	
	Defender and advised she does not have file yet. Mr. Gill stated Mr. Wood with the Public Defender's Office has file. Upon Court's inquiry, Ms. Simpkins advised she will not be ready for trial. Further, counsel is aware of motion, spoke	
	to Mr. Westbrook and it is counsel intent on going forward with motion but will re-notice at the appropriate time.	
	COURT ORDERED, trial date VACATED, status check regarding Deft's Motion OFF CALENDAR and matter SET for status check as to setting trial. CUSTODY (COC) 6/19/17 8:30 AM STATUS CHECK: TRIAL SETTING;	
	status check as to setting that. CUSTOD1 (COC) 0/19/17 8:50 AM STATUS CHECK: TRIAL SETTING;	
06/19/2017	Status Check (8:30 AM) (Judicial Officer: Cadish, Elissa F.)	
	Status Check: Trial Setting	
	Trial Date Set; Status Check: Trial Setting	
	Journal Entry Details: Statements by counsel. COURT ORDERED, matter SET for trial. CUSTODY (COC) 11/20/17 9:30 AM CALENDAR	
	CALL 11/27/17 10:00 AM JURY TRIAL;	
06/19/2017	CANCELED Calendar Call (9:30 AM) (Judicial Officer: Cadish, Elissa F.)	
00/19/201/	Vacated - per Judge	
06/26/2017	CANCELED Jury Trial (10:00 AM) (Judicial Officer: Cadish, Elissa F.) Vacated - per Judge	
	Vacaiea - per Juage	
07/26/2017	Motion (8:30 AM) (Judicial Officer: Cadish, Elissa F.)	
	Defendant's Motion to Remand for New Preliminary Hearing or, in the alternative, Motion to Dismiss due to Prior	
-	Counsel's Conflict of Interest	
	Denied; Journal Entry Details:	
	Argument in support of Defendant's Motion to Remand for New Preliminary Hearing or, in the alternative, Motion to	
	Dismiss due to Prior Counsel's Conflict of Interest by Ms. Simpkins, and in opposition by Mr. Rose. Court stated findings and ORDERED, Defendant's Motion to Remand for New Preliminary Hearing or, in the alternative, Motion to	
	Dismiss due to Prior Counsel's Conflict of Interest DENIED. CUSTODY(COC) 11-20-17 9:30 AM CALENDAR CALL	
	11-27-17 10:00 AM JURY TRIAL;	
00/06/2017		
09/06/2017	Motion to Dismiss (8:30 AM) (Judicial Officer: Cadish, Elissa F.) 09/06/2017, 09/13/2017	
	Events: 08/18/2017 Motion to Dismiss	
	Defendant's Motion to Dismiss	
	Minutes	
	Motion to Dismiss	In #2
	Filed By: Defendant Rodgers, Craig	π∠
	[25]	
	Continued;	

	CASE NO. C-16-314359-1
	Denied; Journal Entry Details: Argument in support of Defendant's Motion To Dismiss by Ms. Simpkins, and in opposition by Mr. Rose. Court stated findings and ORDERED, Defendant's Motion To Dismiss DENIED; State to prepare the order. CUSTODY(COC) 11- 20-17 9:30 AM CALENDAR CALL 11-27-17 10:00 AM JURY TRIAL;
	Minutes
	Motion to Dismiss
	Filed By: Defendant Rodgers, Craig [25]
	Continued; Denied;
	Journal Entry Details: Ms. Simpkins requested a continuance to respond to the State's opposition, advising it was received close to 4 yesterday and there's some additional case law to counter their argument. Mr. Rose apologized for the late response, and stated what ever is easiest for the Court. COURT ORDERED, matter CONTINUED. CUSTODY(COC) 9-13-17 8:30 AM DEFENDANT'S MOTION TO DISMISS;
09/06/2017	CANCELED Motion (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Vacated - On In Error
	Defendant Motion for Reinstatement to House Arrest with Permission to Take Prescribed Medication
11/20/2017	Calendar Call (9:30 AM) (Judicial Officer: Cadish, Elissa F.) Matter Heard;
11/20/2017	Motion for Order to Show Cause (9:30 AM) (Judicial Officer: Cadish, Elissa F.) Motion for Order to Show Cause Why the State of Nevada Should not be held in Contempt of Court for Failing to Comply With The Court's Order Regarding Discovery Denied;
11/20/2017	All Pending Motions (9:30 AM) (Judicial Officer: Cadish, Elissa F.) Matter Heard; Journal Entry Details: Motion for Order to Show Cause Why the State of Nevada Should not be held in Contempt of Court for Failing to Comply With The Court's Order Regarding DiscoveryCalendar Call Mr. Page advised a file review was conducted with Mr. Portz and Mr. Rose. Argument in support of motion by Mr. Page, and in opposition by Mr. Rose. Colloquy regarding potential continuation of trial due to expert unavailability. Court stated findings and ORDERED, Motion for Order to Show Cause Why the State of Nevada Should not be held in Contempt of Court for Failing to Comply With The Court's Order Regarding Discovery DENIED; Defense request for continuance GRANTED; matter SET for status check trial setting; parties are to contact their experts to make sure they know everyone's schedule prior to the resetting of the trial. CUSTODY(COC) 11-29-17 8:30 AM STATUS CHECK: TRIAL SETTING;
11/27/2017	CANCELED Jury Trial (10:00 AM) (Judicial Officer: Cadish, Elissa F.) Vacated
11/29/2017	 Status Check (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Status Check: Trial Setting Matter Heard; Journal Entry Details: Court noted proceedings were calendared for counsel to have the schedules of necessary parties needed for trial. Upon speaking with their experts, Mr. Page requested the trial be set out past January or February for a subpoena to be issued to the expert; best time is early April. Mr. Portz stated, or late May. Colloquy regarding trial setting of the expected 1 week trial. Mr. Portz advised he can have someone cover the trial if necessary. COURT ORDERED, matter SET for trial. CUSTODY 5-7-18 9:30 AM CALENDAR CALL 5-14-18 10:00 AM JURY TRIAL;
01/03/2018	Motion to Withdraw as Counsel (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Melinda E. Simpkins and Daniel R. Page's Motion for Withdrawal of Counsel Granted; Journal Entry Details:
	Mr. Gill advised he was contacted by Mr. Christensen for an appointment. Court noted the Special Public Defender has filed a motion to withdraw in this case and another. Ms. Simpkins stated she was allowed to withdraw by Judge

In #2

Miley and moved to withdraw advising there's good cause. Mr. Gill stated he will accept the appointment and go before Judge Miley next. In light of the issues precluding the Special Public Defender from continuing to represent the Defendant, COURT ORDERED, Melinda E. Simpkins Esq. and Daniel R. Page, Esq's Motion for Withdrawal of Counsel GRANTED; Adam Gill APPOINTED to represent the Defendant going forward. CUSTODY (COC) 5-7-18 9:30 AM CALENDAR CALL 5-14-18 10:00 AM JURY TRIAL ;

04/09/2018

8 Motion (8:30 AM) (Judicial Officer: Cadish, Elissa F.)

04/09/2018, 04/16/2018

Defendant's Motion for Release on House Arrest or in the Alternative to Reduce Bail Continued;

Denied;

Journal Entry Details:

Argument in support of motion by Mr. Gill, and in opposition by Mr. Portz. Court stated findings and ORDERED, Defendant's Motion For Release On House Arrest, Or In The Alternative To Reduce Bail DENIED. CUSTODY (COC) 5-7-18 9:30 AM CALENDAR CALL 5-14-18 10:00 AM JURY TRIAL;

Continued;

Denied;

Journal Entry Details:

Mr. Gill advised Mr. Portz is out of the jurisdiction and the State would like a week to respond. Ms. O'Halloran concurred. Upon the inquiry of the Court, Mr. Gill stated the Defendant does have one other case, for which he is appointed. COURT ORDERED, proceedings CONTINUED. CUSTODY(COC) 4-16-18 8:30 AM DEFENDANT'S MOTION FOR RELEASE ON HOUSE ARREST OR IN THE ALTERNATIVE TO REDUCE BAIL;

05/07/2018 Calendar Call (9:30 AM) (Judicial Officer: Cadish, Elissa F.) 05/07/2018, 05/09/2018

Continued:

Matter Heard;

Journal Entry Details:

Mr. Portz announced the State is ready for trial; 10-12 witnesses, 4-5 days. Mr. Gill stated he's ready for trial, noting there were discussions about potential things to be litigated, and inquired if it would be litigated at Overflow. Court noted a Material Witness Warrant has been signed. Mr. Gill stated, that's not it, there's a recording. Mr. Portz advised the Defendant has 2 open cases and it's been learned the victim in the sex trafficking matter may have been a witness in this case and received information, or heard statements by the Defendant in regards to this incident; once that was learned, the witness was noticed and counsel was contacted as a courtesy, letting him know the State has this information and what its expected the witness will testify too; the audio of the detectives interview was provided late last night. Mr. Gill stated he received and listened to the tape late last night, which was about 11 minutes and the State has been told issue will not be taken with it's timeliness, reserving the right to challenge the admissibility. Court stated motions are to be resolved prior to being sent to overflow and inquired as to the general nature of the objection. According to the recording and summary provided, Mr. Gill stated it's not believed to be specific enough and does not talk about the actual victim in this case: the challenge is there's not enough and it's unknown what she is talking about. Mr. Portz stated that's a foundational objection which is believed could be handled by the trial Judge outside the presence of the jury; there's much more to the statement and there's no point litigating it at this time; the State's belief is the incident she's describing is this incident, which can be handled by the trial Judge. Mr. Rose advised it's a short statement that they may be able to have the transcripts ready to clarify with the trial Judge and witness to make certain all are on the same page to know what she's talking about. Upon the inquiry of the Court, Mr. Portz stated it was only the lead detective and witness when the statement was taken. Court stated it's believed to be a matter that can be handled by the trial Judge and ORDERED, case REFERRED to Overflow. Upon the inquiry of the Court in regards to the Material Witness Warrant, Mr. Portz stated he's been waiting to file it until it's been confirmed there's a court setting, as it remains a dynamic situation. Mr. Portz inquired if the Court's trial next week does not proceed, will this case be brought back to this department. Court stated should this departments case go away prior to the overflow calendar, this Court would take the case back; should it be after overflow, the logistics would have to be seen; the overflow Judge will be notified so they're not caught off guard by a couple of outstanding matters. CUSTODY 5-11-18 9:30 AM OVERFLOW: (VI) N. PORTZ & S. ROSE/ A. GILL/ 4-5 DAYS/ 10-12 WITNESSES (ZERO OUT OF STATE); Continued:

Matter Heard;

Journal Entry Details:

Mr. Portz advised it's the belief all anticipate being ready, and requested he be allowed to discuss a continuance of the calendar call until Wednesday. CONFERENCE AT BENCH. COURT ORDERED, matter CONTINUED. CUSTODY 5-9-18 8:30 AM CALENDAR CALL 5-14-18 10:00 AM JURY TRIAL;

05/11/2018 CANCELED Overflow (9:30 AM) (Judicial Officer: Miley, Stefany)

Vacated

Overflow (6) - K. PORTZ & S. ROSE / A. GILL / 4-5 DAYS / 10-12 WITNESSES / NO OUT OF STATE

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. C-16-314359-1

05/14/2018	CANCELED Jury Trial (10:00 AM) (Judicial Officer: Cadish, Elissa F.) Vacated			
05/14/2018	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Cadish, Elissa F.) Vacated			
05/15/2018	Jury Trial (10:30 AM) (Judicial Officer: Cadish, Elissa F.) Vacate; Journal Entry Details: Court noted parties were set to start trial yesterday; the Court has met with counsel and in light of the unanticipated medical issues of Mr. Gill, continued proceedings until today; have been told this morning Mr. Gill is still having issues and will not proceed to trial today. Upon the inquiry of the Court, Mr. Portz stated parties discussed a continuance until mid July, understanding they need to meet with witnesses and will notify the Court should there be any issues. COURT ORDERED, trial CONTINUED. CUSTODY 7-9-18 9:30 AM CALENDAR CALL 7-16-18 10:00 AM JURY TRIAL;			
07/02/2018	CANCELED Motion to Take Video Deposition (8:30 AM) (Judicial Officer: Cadish, Elissa F.) Vacated State's Notice of Motion and Motion to Conduct Videotaped Deposition Testimony of Material Witness adriana Caercelyn			
07/09/2018	Calendar Call (9:30 AM) (Judicial Officer: Cadish, Elissa F.) Matter Heard; Journal Entry Details: <i>CONFERENCE AT BENCH. Record made by Mr. Gill and Mr. Rose in regards to Defendant's missing cell phone. Mr.</i> <i>Gill stated there's a December letter from the Special Public Defender indicating the phone is missing. Court noted the</i> <i>letter has been read and will be kept. Mr. Rose stated counsel will provide a copy of the letter, made a record in</i> <i>regards to the phone and stated, it's not seen as a ground for a continuance. Continued record made by Mr. Gill</i> <i>regarding the lost phone, noting a continuance has not been requested and the Defendant has concerns in regards to</i> <i>investigative measures to be taken; ready for trial. Mr. Portz announced the State is ready for trial. COURT</i> <i>ORDERED, case REFERRED to Overflow. CUSTODY(COC) 7-13-18 8:30 AM Overflow: (VI) N. Portz S. Rose / A.</i> <i>Gill / 4-5 Days / 10-12 Witnesses / Zero Out of State Witnesses ;</i>			
07/13/2018	 Overflow (8:30 AM) (Judicial Officer: Jones, Tierra) Overflow: (VI) N. Portz S. Rose/ A. Gill/ 4-5 Days/ 10-12 Witnesses/Zero Out of State Witnesses Trial Date Set; Journal Entry Details: Amended Information FILED IN OPEN COURT Mr. Rose indicated he spoke with counsel regarding the Amended Information. Mr. Gill confirmed a record has already been made regarding the change and the Document only needed to be filed. Upon Court's inquiry, Mr. Gill announced ready. Mr. Rose announced ready. COURT ORDERED, trial date SET in Department 22. Court directed counsel to have Jury Instructions prepared before the start of trial. 7/16/18 8:30 A.M. JURY TRIAL (DEPT 22) N. PORTZ / S. ROSE // A. GILL 4-5 DAYS 10-12 WITNESSES 0 OUT OF STATE WITNESSES ; 			
07/16/2018	CANCELED Jury Trial (10:00 AM) (Judicial Officer: Cadish, Elissa F.) Vacated			
07/16/2018	 Jury Trial (10:00 AM) (Judicial Officer: Johnson, Susan) 07/16/2018-07/17/2018 Trial Continues; Matter Settled; Journal Entry Details: Second Amended Information and Guilty Plea Agreement FILED IN OPEN COURT OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS Mr. Gill advised the matter had been resolved. NEGOTIATIONS are as contained in the Guilty Plea Agreement. DEFT. RODGERS ARRAIGNED AND PLED GUILTY TO COUNT 1 - FIRST DEGREE KIDNAPPING (F) AND COUNT 2 - MAYHEM (F). Court ACCEPTED plea, and, ORDERED, matter referred to the Division of Parole and Probation (P & P) and SET for sentencing. PROSPECTIVE JURORS PRESENT Court advised the matter had been resolved; prospective jurors thanks and excused. CUSTODY 9/06/2018 - 9:00 AM - SENTENCING ; Trial Continues; 			

	CASE 10. C-10-51+557-1
	Matter Settled; Journal Entry Details: <i>OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS Alternates chosen. Colloquy regarding lost cell</i> <i>phone. PROSPECTIVE JURORS PRESENT Voir dire conducted. OUTSIDE THE PRESENCE OF THE</i> <i>PROSPECTIVE JURORS Mr. Rose advised there was a potential negotiation in place which would expire tomorrow;</i> <i>further advised Deft. would think about accepting the offer; requested to move forward with voir dire this afternoon.</i> <i>PROSPECTIVE JURORS PRESENT Voir dire continued. COURT ORDERED, jury trial CONTINUED. OUTSIDE</i> <i>THE PRESENCE OF THE PROSPECTIVE JURORS Mr. Gill advised he would advise everyone as soon as possible if</i> <i>Deft. accepted the deal. Court recessed. CONTINUED TO 7/17/2018 - 1:00 PM;</i>
07/26/2018	 Motion for Own Recognizance Release/Setting Reasonable Bail (9:00 AM) (Judicial Officer: Johnson, Susan) Defendant's Motion for Setting Reasonable Bail Motion Denied; Journal Entry Details: Argument by Mr. Gill to set bail at \$25,000.00, noting Defendant had been in custody for two years and would like to spend time with his family prior to sentencing. Argument by the State indicating concerns regarding Defendant's incentive to flee and Defendant's criminal history. Further argument by Mr. Gill. Given its concerns regarding Defendant's criminal history, COURT ORDERED, motion DENIED; bail STANDS at \$75,000.00. CUSTODY (COC);
08/14/2018	 Motion for Appointment of Attorney (8:30 AM) (Judicial Officer: Johnson, Susan) Motion to Appoint Alternate Counsel Motion Granted; Journal Entry Details: State reviewed the facts of the case and advised Defendant wanted to withdraw his plea. State requested to set this case for trial and advised it wanted to withdraw from the guilty plea. Mr. Gill advised there was a conflict between him and the Defendant and believed alternate counsel would be appropriate. COURT ORDERED, Motion GRANTED. Colloquy regarding prior counsel and new counsel preferences. Bench conference. COURT FURTHER ORDERED, John Parris, Esq. APPOINTED, matter SET for confirmation of counsel. Court directed Mr. Gill to provide Mr. Parris with Defendant's file, as well as Defendant's canvas. CUSTODY 8/28/2018 - 8:30 AM - CONFIRMATION OF COUNSEL (JOHN PARRIS, ESQ.);
08/28/2018	 Confirmation of Counsel (8:30 AM) (Judicial Officer: Johnson, Susan) Confirmation of Counsel (John Parris) Counsel Confirmed; Journal Entry Details: Mr. Parris confirmed as counsel and advised he received a bankers box last week from Mr. Gill. Court reviewed the procedural history of the case. Mr. Parris requested that sentencing on 9/06/2018 be changed to a status check instead. No opposition by State. COURT SO ORDERED. CUSTODY 9/06/2018 - 9:00 AM - STATUS CHECK: STATUS OF GUILTY PLEA/SENTENCING/TRIAL SETTING;
09/06/2018	 Status Check (9:00 AM) (Judicial Officer: Johnson, Susan) Trial Date Set; Journal Entry Details: Mr. Parris advised he had not reviewed all of the discovery yet; further advised there was a good faith basis to file a motion to withdraw guilty plea, which the State would stipulate to. State concurred and reviewed its two offers that had been extended to the Deft. State requested that the Deft. sign the Guilty Plea Agreement in his other case now, or have trial and a status check be set; advised they would continue to negotiate between now and the status check date. Upon Court's inquiry, Deft. advised he did not want to take the current deals being offered. COURT ORDERED, stipulation GRANTED; guilty plea WITHDRAWN. Colloquy regarding scheduling conflicts. Counsel anticipated one week to try. COURT FURTHER ORDERED, trial dates and status check SET. CUSTODY 11/08/2019 - 9:00 AM - STATUS CHECK 2/7/2019 - 9:00 AM - CALENDAR CALL 2/11/2019 - 8:30 AM - JURY TRIAL;
11/08/2018	 Status Check (9:00 AM) (Judicial Officer: Johnson, Susan) Matter Heard; Journal Entry Details: Defendant present in custody. Mr. Parris advised Defendant is not willing to accept negotiations and advised they will proceed with trial. Mr. Rose stated the offer was rejected and the offer revoked. Mr. Rose added they will do a file review in the next weeks and provide anything that is missing to Mr. Parris. Court saw no formal order for discovery with regard to 'Giglio' and 'Brady' material, only minutes from prior hearings but noted the Court's order with regard to discovery. Colloquy regarding discovery. Court advised it would look at it and try to get an order out. Court further informed of the department's trial schedule and parties confirmed 6 days for trial. IN CUSTODY (COC);

01/31/2019	Motion to Dismiss (9:00 AM) (Judicial Officer: Johnson, Susan)	
	Motion to Dismiss Counsel and Appoint Alternative Counsel	
	Motion Denied; Journal Entry Details:	
	Court expressed its concern regarding Mr. Parris being Defendant's fourth attorney. Statement by Defendant. State	1
	reviewed the facts of the case. Mr. Parris advised he was not provided with a copy of this Motion, but he had received	
	a summary from the State; further advised he spoke with the Defendant regarding his frustrations. State excused from the courtroom. Colloquy regarding Defendant's concerns with Mr. Parris' representation, lack of witness interviews,	
	and missing Brady materials. Elia Johnson sworn and testified. Court stated its findings and ORDERED, Motion	
	DENIED. Mr. Parris anticipated 4 full days to try. Court reviewed its voir dire procedures. Statement by Defendant.	
	Mr. Parris reviewed a letter from the Nevada State Bar regarding Defendant's lost cell phone. Court advised this could be discussed at the time of trial. Statement by Elia Johnson. State Present. Colloquy regarding trial continuance.	
	CUSTODY (COC);	
		ĺ
02/07/2019	Calendar Call (9:00 AM) (Judicial Officer: Johnson, Susan)	ł
	Matter Heard;	
	Journal Entry Details:	ł
	Mr. Parris requested a trial continuance, advising his client had issues he wanted further investigation on; requested late June. State advised it was ready to proceed, but had no objection to a continuance and would be ready whenever it	
	was convenient. Counsel anticipated 6-7 days to try. COURT ORDERED, jury trial VACATED and RESET; advised	
	there would be no more continuances. CUSTODY (COC) 7/25/2019 - 9:00 AM - CALENDAR CALL 7/29/2019 - 8:30 AM - JURY TRIAL ;	
		ľ
02/11/2019	CANCELED Jury Trial (8:30 AM) (Judicial Officer: Johnson, Susan)	
	Vacated	
07/16/2010		
07/16/2019	Motion to Dismiss (8:30 AM) (Judicial Officer: Johnson, Susan) 07/16/2019, 07/18/2019, 07/25/2019	
	Defendant's Motion to Dismiss Counsel and Appoint Alternate Counsel	ł
	Matter Continued;	
	Matter Continued;	ł
	Denied; Matter Continued;	
	Matter Continued;	
	Denied;	
	Journal Entry Details: Court expressed its concern that the Deft. is requesting another attorney. The Deft. stated that he was having issues	ł
	preparing for trial and Mr. Parris advised him that he needed to speak to the private investigator who was out of town.	
	Mr. Parris stated that if a private hearing would be necessary he would request that it be set the following week. Mr.	
	Parris stated there was a new offer that he conveyed to the defendant who made a counter offer that he had not yet discussed with the State. Mr. Parris requested the matter be continued. COURT ORDERED, MATTER CONTINUED	
	and advised counsel that it would be able to hold an evidentiary hearing if needed. CUSTODY CONTINUED TO:	
	7/25/19 9:30 AM; Matter Continued	ļ
	Matter Continued; Matter Continued;	
	Denied;	İ
	Journal Entry Details:	
	Mr. Parris stated that he was not aware that the matter was on calendar and requested a continuance. COURT ORDERED, MATTER CONTINUED. CUSTODY CONTINUED TO: 7/18/19 9:00 AM;	
	OKDERED, MATTER COMMOED. COSTOD I COMMOED TO. 71617 5.00 Mm,	
07/25/2019	Calendar Call (9:00 AM) (Judicial Officer: Johnson, Susan)	
	Minutes	
	Matter Heard;	
	Scheduled Hearings	
İ	All Pending Motions (07/25/2019 at 9:30 AM) (Judicial Officer: Johnson, Susan)	
07/25/2019	All Pending Motions (9:30 AM) (Judicial Officer: Johnson, Susan)	
	Matter Heard;	
•		

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. C-16-314359-1

Journal Entry Details: DEFT'S MOTION TO DISMISS COUNSEL AND APPOINT ALTERNATE COUNSEL...CALENDAR CALL Upon inquiry of the Court, the Deft. stated that his attorney has been unavailable but that he finally met with Mr. Parris the previous day. Mr. Parris confirmed that he spoke to the Deft. and had documents to present to him but was not clear if he had any further issues. COURT ORDERED, MATTER TRAILED to allow Mr. Parris to speak to his client. MATTER RECALLED Mr. Parris stated that he was able to address one of the Deft's concerns and gave an update on negotiations which did not resolve the matter. The Deft. requested a hearing outside the presence of the State. MATTER TRAILED MATTER RECALLED Upon the Court's inquiry, the Deft. argued as to his motion to dismiss counsel. Mr. Parris argued. COURT ORDERED, MOTION DENIED. Colloquy regarding trial date and schedule. Mr. Parris stated that he had an evidentiary hearing on 8/2/19 and would be out of the jurisdiction 8/9/19. Court SET new trial date and gave the start time for each day as follows: 8/5/19 8:30 AM; 8/6/19 1:00 PM; 8/7/19 9:30 AM; 8/8/19 10:30 AM; 8/9/19 DARK; 8/12/19 8:30 AM; 8/13/19 10:30 AM; 8/14/19 9:30 AM; 8/15/19 10:30 AM; 8/16/19 8:30 AM. Court and counsel decided on which jurors would be alternates and how the preemptory challenges would be done. Mr. Parris confirmed with Mr. Rose witness Savannah Taylor would be testifying. Mr. Rose stated that she would be giving limited testimony and advised parties as to what she would be testifying to. CUSTODY 8/5/19 8:30 AM JURY TRIAL; CANCELED Jury Trial (8:30 AM) (Judicial Officer: Johnson, Susan) 07/29/2019 Vacated - On in Error 08/05/2019 Jury Trial (8:30 AM) (Judicial Officer: Johnson, Susan) 08/05/2019-08/06/2019 Continued; Defendant Sentenced; Journal Entry Details: OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS: Mr. Parris advised State has extended new offer. Colloguy. Second Amended Information FILED IN OPEN COURT ... NEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT. DEFT. RODGERS ARRAIGNED AND PLED GUILTY as to COUNT 1 SECOND DEGREE KIDNAPPING (F), as to COUNT 2 ROBBERY (F), as to COUNT 3 MAYHEM (F) and as to COUNT 4 PANDERING (F). Court ACCEPTED plea. Mr. Rose requested sentencing go forward today and advised Presentence Investigation Report (PSI) has been completed previously. As to the PSI, Mr. Rose stated, page 4, under Adult, Arrest Date of April 20, 2001, was treated under NRS 453.3363, Deft. received honorable discharge from probation, case has been dismissed and requested to strike 2001 conviction. COURT ORDERED, pursuant to Stockmeier, the April 20, 2001, arrest date is STRICKEN. Further, Mr. Rose stated he has a restitution request but does not have any supporting documentation and requested to set matter in two weeks. Mr. Parris stated he was not counsel when PSI was prepared and has not spoken to Deft. about this. Mr. Rose stated he can have documentation within the next two weeks. Mr. Parris stated he has no objection with the Court retaining jurisdiction as to restitution. DEFT. RODGERS ADJUDGED GUILTY as to COUNT 1 SECOND DEGREE KIDNAPPING (F), as to COUNT 2 ROBBERY (F), as to COUNT 3 MAYHEM (F) and as to COUNT 4 PANDERING (F). Arguments by counsel. Further, Mr. Parris requested page 5 of the PSI indicating the District Court, Department XXIII case, arrest date of May 11, 2016, which has now been dismissed, be stricken. Statement by Deft. Colloguy, COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee and \$3.00 DNA Collection fee, Deft. SENTENCED as to COUNT 1 to a MINIMUM of FORTY-EIGHT (48) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS in the Nevada Department of Corrections (NDC), as to COUNT 2 to a MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC), CONSECUTIVE to COUNT 1, as to COUNT 3 to a MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC), CONCURRENT with COUNT 2 and as to COUNT 4 to a MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC). CONCURRENT with COUNT 3 with ONE THOUSAND TWO HUNDRED EIGHTEEN (1218) DAYS credit for time served. FURTHER ORDERED, DNA fee and testing WAIVED, having been previously submitted. Matter SET for restitution hearing and status check. All State's proposed exhibits returned to counsel. TOTAL AGGREGATE: MINIMUM of SEVENTY-TWO (72) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS. PROSPECTIVE JURORS PRESENT: Court thanked and excused prospective jurors. CUSTODY 8/20/19 8:30 AM **RESTITUTION HEARING...STATUS CHECK: STOCKMEIER ISSUES;** Continued: Defendant Sentenced; Journal Entry Details: OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL. Mr. Parris requested time to speak with the

OUISIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL. Mr. Partis requested time to speak with the Defendant about possible negotiations. Court noted its concern that Defendant previously accepted a deal at trial, which was then withdrawn with the stipulation of the State. State advised the issue was that the Defendant has a companion case and would request the Defendant enter pleas in both cases today. Matter TRAILED. Matter RECALLED. Mr. Parris advised the Defendant has rejected the offer. State advised the offer is now revoked. State requested the Second Amended Information filed 7/17/18 be STRICKEN and that they proceed with the Amended Information filed 7/13/18. COURT SO ORDERED. Statement by Defendant requesting a continuance. COURT

	ORDERED, oral Motion to Continue DENIED. Mr. Parris advised the Defendant has a family member present who was told he was unable to stay during jury selection due to the room needed in the courtroom, however; Mr. Parris requested an accommodation be made. Court advised it will attempt to find a place for him once the jury panel is in the room. PROSPECTIVE JURY PANEL PRESENT. Voir dire. COURT ORDERED, matter CONTINUED. Evening recess. CONTINUED TO: 8/6/19 1:00 PM;	
08/06/2019	CANCELED Minute Order (3:52 PM) (Judicial Officer: Johnson, Susan) Vacated - On in Error Minute Order: Entry of Plea	
08/20/2019	Hearing (8:30 AM) (Judicial Officer: Johnson, Susan) <i>Restitution Hearing</i> Matter Heard;	
08/20/2019	Status Check (8:30 AM) (Judicial Officer: Johnson, Susan) Status Check: Stockmeier Issues Matter Heard;	
08/20/2019	All Pending Motions (8:30 AM) (Judicial Officer: Johnson, Susan) Matter Heard; Journal Entry Details: RESTITUTION HEARINGSTATUS CHECK: STOCKMEIER ISSUES Court noted it received an exparte letter. Mr. Rose advised the State would not be requesting restitution today. Court further noted it would not entertain any more motions to withdraw the guilty plea. The Stockmeier issues would have to be handled. Mr. Parris addressed the inaccuracies in the Pre-Sentence Investigation (PSI). Court noted the medical issues could be addressed by the prison system. COURT ORDERED, matter TRAILED. MATTER RECALLED: All parties present as before. Court advised it was leaning towards denying the motion; however it would like to hear some matters first. Mr. Rose requested that everything in section two be stricken being that it was inaccurate at this point. Mr. Parris indicated he agreed noting it was a factual accurate decision. COURT ORDERED, section two STRICKEN as well as corrections to Defendant's social security numbers. COURT FURTHER ORDERED, page four, the disposition STRICKEN with respect to the arrest on April 20, 2001 reflect there was dismissal. As to page seven, Mr. Rose indicated roman numeral nine reflected what had been negotiated previously. Mr. Rose requested that be stricken so there was not confusion when Defendant was sent to the prison about whether he was pleading to negotiations versus what the JOC indicated; therefore, it was requested to strike everything in roman numeral nine. Mr. Parris stated no objection. COURT ORDERED, everything STRICKEN under plea negotiations section roman numeral nine on page seven. Mr. Rose advised he would leave and was available as needed. DEPUTY DISTRICT ATTORNEY STEVEN ROSE NOT PRESENT at 11:16 a.m. Further discussions regarding striking roman numeral nine on the PSI. Court noted although it would listen to Mr. Rose first, with respect to count one, first degree kidnapping, the Court had no issue striking that. Further discussions regarding Stockmeier issues and Defendant	
03/10/2020	 Motion (8:30 AM) (Judicial Officer: Johnson, Susan) Motion to Withdraw Counsel Granted; Journal Entry Details: No parties present. COURT ORDERED, motion GRANTED as to the withdraw of counsel. Court instructs Mr. Parris to respond on any entitlement the Defendant may have concerning documents and property, therefore, the ruling on production of documents, is reserved.; 	
06/23/2020	CANCELED Motion (8:30 AM) (Judicial Officer: Johnson, Susan) Vacated - per Order Motion for Transcripts At State Expense	
08/11/2020	CANCELED Motion (8:30 AM) (Judicial Officer: Johnson, Susan) Vacated - per Order Motion for Reconsideration of Order Denying Defendant's Motion for Transcript at State Expense	
10/22/2020	CANCELED Motion to Compel (9:00 AM) (Judicial Officer: Johnson, Susan)	

	Vacated
10/22/2020	CANCELED Motion (9:00 AM) (Judicial Officer: Johnson, Susan)
	Vacated
	Motion for Production of Documents, Papers, Pleadings and Tangible Property of Defendant
11/05/2020	CANCELED Motion (9:00 AM) (Judicial Officer: Johnson, Susan)
	Vacated - On in Error
	Motion to Obtain a Copy of a Sealed Record
11/05/2020	CANCELED Motion (9:00 AM) (Judicial Officer: Johnson, Susan)
	Vacated
	Motion to Obtain a Copy of a Sealed Record
05/20/2021	Motion to Modify Sentence (9:00 AM) (Judicial Officer: Johnson, Susan)
	05/20/2021, 06/24/2021
	Motion to Modify and or Correct Illegal Sentence
	Matter Continued:
	Denied;
	Journal Entry Details:
	Court noted that Defendant did not provide a remote appearance order. Matter submitted on the pleadings. COURT FINDS his sentence was legal and the errors in PSI was not an extreme detriment. COURT ORDERED, motion DENIED. State to prepare the order. ;
	Matter Continued;
	Denied;
	Journal Entry Details:
	Court noted it received State's Response yesterday and has not had an opportunity to review it. Upon Court's inquiry,
	<i>Mr. Rodgers requested a continuance for the Court to review it. COURT ORDERED, matter CONTINUED.</i> <i>CUSTODY CONTINUED TO 6/24/24 9:00 AM;</i>
DATE	FINANCIAL INFORMATION

Defendant Rodgers, Craig Total Charges Total Payments and Credits **Balance Due as of 7/28/2021**

28.00 0.00 **28.00**

Felony/Gross Misdemeanor		COURT MINUTES	April 25, 2016
C-16-314359-1	State of Nevada vs Craig Rodgers		
April 25, 2016	10:00 AM	Initial Arraignment	
HEARD BY:	De La Garza, Melisa	COURTROOM:	RJC Lower Level Arraignment
COURT CLER	K: Kristen Brown		
RECORDER:	Kiara Schmidt		
REPORTER:			
PARTIES PRESENT:	Public Defender RODGERS, CRAIG Savage, Jordan S.	Attorney Defendant Attorney	
JOURNAL ENTRIES			
- Deputized Law Clerk, Chelsea Kallas appearing for the State.			
Mr. Savage requested matter be CONTINUED for the deft. to speak with his attorney, COURT SO ORDERED.			

CUSTODY (COC)

4/28/16 10:00 AM ARRAIGNMENT CONTINUED (LLA)

Felony/Gross Misdemeanor		COURT MINUTES	April 28, 2016		
C-16-314359-1	State of Nevada vs Craig Rodgers				
April 28, 2016	10:00 AM	Arraignment Continued			
HEARD BY: 1	De La Garza, Melisa	COURTROOM:	RJC Lower Level Arraignment		
COURT CLERK: Kristen Brown Olivia Black					
RECORDER: Kiara Schmidt					
REPORTER:					
PARTIES PRESENT:	Hillman, Ralph R. RODGERS, CRAIG	Attorney Defendant			
JOURNAL ENTRIES					

- Deputized Law Clerk Frank Logrippo present for the State of Nevada.

DEFT. RODGERS ARRAIGNED, PLED NOT GUILTY, and INVOKED the 60-DAY RULE. COURT ORDERED, matter REFERRED to Department for trial setting. COURT FURTHER ORDERED, pursuant to Statute, Counsel has 21 days from today for the filing of any Writs; if the Preliminary Hearing Transcript has not been filed as of today, Counsel has 21 days from the filing of the Transcript. Mr. Hillman requested statutory discovery. COURT ORDERED, oral Motion for Discovery GRANTED pursuant to NRS 174.235.

CUSTODY (COC)

05/04/16 8:30 AM TRIAL SETTING (DEPT 6)

Felony/Gross Misdemeanor		COURT MINUTES	May 04, 2016		
C-16-314359-1	State of Nevada vs Craig Rodgers				
May 04, 2016	8:30 AM	Trial Setting			
HEARD BY: (Cadish, Elissa F.	COURTROOM:	RJC Courtroom 15B		
COURT CLERK: Keith Reed					
RECORDER: Jessica Kirkpatrick					
REPORTER:					
PARTIES PRESENT:	RODGERS, CRAIG State of Nevada Sudano, Michelle L. Wood, Jeremy	Defendant Plaintiff Attorney Attorney			
JOURNAL ENTRIES					

- Mr. Wood requested a trial setting. Court noted speedy trial was invoked April 28, 2016. Mr. Wood stated he spoke with the Defendant, and he's requested a writ be filed; he was told the filing of a writ usually requires a waiver, which he will do. Upon the inquiry of the Court, Defendant stated speedy trial is waived. COURT ORDERED, matter SET for trial.

CUSTODY(COC)

9-12-16 9:30 AM CALENDAR CALL

9-19-16 10:00 AM JURY TRIAL

Felony/Gross Misdemeanor		COURT MINUTES	August 08, 2016		
C-16-314359-1	State of Nevada vs Craig Rodgers				
August 08, 2016	8:30 AM	All Pending Motions			
HEARD BY: Ca	idish, Elissa F.	COURTROOM:	RJC Courtroom 15B		
COURT CLERK: Denise Husted					
RECORDER: Jessica Kirkpatrick					
REPORTER:					
	RODGERS, CRAIG Rose, Steven State of Nevada Westbrook, P. David Wood, Jeremy	Defendant Attorney Plaintiff Attorney Attorney			
JOURNAL ENTRIES					
- DEFENDANT'S PRO PER MOTION TO DISMISS COUNSELDEFENDANT'S PETITION FOR WRIT OF HABEAS CORPUS					
At the request of the Defendant and counsel, Defendant's Pro Per Motion to Dismiss Counsel is					

WITHDRAWN.

As to Defendant's Petition for Writ of Habeas Corpus, Mr. Wood argued that there is no slight or marginal evidence and it doesn't meet the standard of probable cause. There is no evidence of what the deadly weapon was and no testimony regarding inherently dangerous objects. Opposition by Mr. Rose. He stated that this should be an issue for the jury to decide and it is not appropriate to strike any counts as requested by the defense.

COURT FINDS, based on the evidence presented from the Preliminary Hearing this Court is not in the position to say that it is so clear as a matter of law that it cannot be a separate charge of

PRINT DATE: 07/28/2021

kidnapping or false imprisonment as well as the robbery charge. Obviously the jury will be instructed as to what they need to find in order to convict on these different charges and what is required to distinguish them. With regard to the deadly weapon, the victim didn't know what was used. She saw something metal that the Defendant cut her ear with, resulting in nine stitches on her ear. Given the way the deadly weapon statute is written, there is sufficient evidence for probable cause that the item used was capable of causing substantial bodily harm or death and that does warrant proceeding on a charge that includes a deadly weapon's enhancement. COURT ORDERED, the Petition for Habeas Corpus is DENIED. The State to prepare the order.

CUSTODY (COC)

Felony/Gross Misdemeanor		COURT MINUTES	August 22, 2016	
C-16-314359-1	State of Nevada vs Craig Rodgers			
August 22, 2016	8:30 AM	All Pending Motions		
HEARD BY: C	adish, Elissa F.	COURTROOM:	RJC Courtroom 15B	
COURT CLERK: Shelley Boyle				
RECORDER: Jessica Kirkpatrick				
REPORTER:				
PARTIES PRESENT:	Hendricks, Craig L RODGERS, CRAIG State of Nevada Wood, Jeremy	Attorney Defendant Plaintiff Attorney JOURNAL ENTRIES		

- STATE'S RESPONSE TO DEFENDANT'S MOTION FOR DISCOVERY AND COUNTERMOTION FOR RECIPROCAL DISCOVERY DEFENDANT'S MOTION FOR DISCOVERY

COURT NOTED, it had not reviewed the State's response filed late Friday. Mr. Hendricks stated the assigned Deputy District Attorney (DDA) wishes to argue the matter, and he can contact them to appear. Mr. Wood stated no objection to proceeding with or without the assigned DDA. Colloquy regarding the State proceeding with argument, having the assigned DDA appear, and the Court's ability to review the State's response to the Motion. COURT ORDERED, Matter CONTINUED.

CUSTODY (COC)

CONTINUED TO: 08/24/16

Felony/Gross Misd	emeanor	COURT MINUTES	August 24, 2016	
C-16-314359-1	State of Nevada vs Craig Rodgers			
August 24, 2016	8:30 AM	All Pending Motions		
HEARD BY: Cadi	sh, Elissa F.	COURTROOM:	RJC Courtroom 15B	
COURT CLERK:	Shelley Boyle			
RECORDER: Jess	ica Kirkpatrick			
REPORTER:				
Ro Sta	DDGERS, CRAIG ose, Steven ate of Nevada ood, Jeremy	Defendant Attorney Plaintiff Attorney		
		JOURNAL ENTRIES		
- STATE'S RESPONSE TO DEFENDANT'S MOTION FOR DISCOVERY AND COUNTERMOTION FOR RECIPROCAL DISCOVERYDEFENDANT'S MOTION FOR DISCOVERY				

DEFENDANT'S MOTION FOR DISCOVERY

Upon Court's inquiry, Mr. Wood stated he did not think it was necessary to go through each request. With Regards to Deft's Specific Discovery Requests, COURT ORDERED, as follows:

With regard to Item One of the Motion, COURT ORDERED, GRANTED; any notes, so detailed as to effectively it may constitute a witness statement or the extent that it may contain Brady Material should be disclosed. Colloquy regarding Mr. Woods receiving a transcribed statement of the victim, which Mr. Rose said the State is working on obtaining.

With regards to Item Two of the Motion, COURT ORDERED, GRANTED; any Felony convictions within the last 10 years, or convictions for crimes of moral turpitude to be disclosed for witnesses to be called by the State.

With regards to Item Three of the Motion, COURT ORDERED, GRANTED.

With regards to Item Four of the Motion, COURT ORDERED, GRANTED. Mr. Rose noted he will follow up to ensure Deft's. counsel receives copies of all photos taken.

With regards to Item Five of the Motion, COURT ORDERED, GRANTED.

With regards to Item Six of the Motion, COURT ORDERED, GRANTED.

With regards to Item Seven of the Motion, COURT ORDERED, GRANTED.

With regards to Item Eight of the Motion, COURT ORDERED, GRANTED.

With regards to Item Nine of the Motion, COURT ORDERED, GRANTED.

With regards to Item Ten of the Motion, COURT ORDERED, GRANTED; any benefits are offered or provided to any witness it must be disclosed, other than the statutory witness fee.

With regards to Item Eleven of the Motion, COURT ORDERED, GRANTED.

With regards to Item Twelve of the Motion, COURT ORDERED, GRANTED. Mr. Rose noted he does not anticipate this case being part of the docudrama series filmed at the Regional Justice Center, however he will notify Deft's counsel immediately if anything changes in that regard.

With regards to Item Thirteen of the Motion, COURT ORDERED, GRANTED; counsel can review the evidence at the Vault if needed.

With regards to Item Fourteen of the Motion, COURT ORDERED, GRANTED; Mr. Rose stated he will turn over any forensics he has tested.

With regards to Item Fifteen of the Motion, COURT ORDERED, GRANTED; if the State has paid for any counseling for the victim, that should be disclosed.

STATE'S RESPONSE TO DEFENDANT'S MOTION FOR DISCOVERY AND COUNTERMOTION FOR RECIPROCAL DISCOVERY

COURT FURTHER ORDERED, Motion GRANTED; the parties are to comply with their statutory discovery obligations.

Colloquy regarding scheduling, and Deft's. other case, and the parties remaining in communication. Mr. Wood stated he could not say if he is prepared to go to trial at this time, he must speak with Mr. Westbrook, Deft's attorney in his other case first.

CUSTODY (COC)

Felony/Gross Misd	emeanor	COURT MINUTES	August 31, 2016	
C-16-314359-1	State of Nevada vs Craig Rodgers			
August 31, 2016	8:30 AM	Motion		
HEARD BY: Cadi	ish, Elissa F.	COURTROOM	1 : RJC Courtroom 15B	
COURT CLERK:	Louisa Garcia			
RECORDER: Jess	sica Kirkpatrick			
REPORTER:				
Ro Sta	DDGERS, CRAIG ose, Steven ate of Nevada estbrook, P. David	Defendant Attorney Plaintiff Attorney		
		JOURNAL ENTRIES		
- Following arguments by counsel, Court stated its findings and ORDERED, Motion DENIED.				

CUSTODY (COC)

Felony/Gross N	lisdemeanor	COURT MINUTES	September 12, 2016
C-16-314359-1	State of Nevada vs Craig Rodgers		
September 12, 2	2016 9:30 AM	Calendar Call	
HEARD BY: (Cadish, Elissa F.	COURTROOM:	RJC Courtroom 15B
COURT CLERE	K: Shelley Boyle		
RECORDER:	Jessica Kirkpatrick		
REPORTER:			
PARTIES PRESENT:	Cannizzaro, Nicole J. RODGERS, CRAIG State of Nevada Wood, Jeremy	Attorney Defendant Plaintiff Attorney JOURNAL ENTRIES	

- Mr. Wood requested a mutual continuance as defense is still missing some discovery items; he has spoken with the State who indicated they just got a copy of the transcript and pictures taken at the hospital. Ms. Cannizzaro stated they have spoken with the Detective, the items are forthcoming. Ms Cannizzaro stated no objection. COURT ORDERED, Trial date VACATED and RESET.

CUSTODY (COC)

01/30/17 9:30 A.M. CALENDAR CALL

02/06/17 10:00 A.M. JURY TRIAL

Felony/Gross N	lisdemeanor	COURT MINUTES	January 23, 2017
C-16-314359-1	State of Nevada vs Craig Rodgers		
January 23, 2012	7 8:30 AM	Motion to Continue Trial	
HEARD BY: Cadish, Elissa F.		COURTROOM:	RJC Courtroom 15B
COURT CLERE	K: Keith Reed		
RECORDER:	Jessica Kirkpatrick		
REPORTER:			
PARTIES PRESENT:	RODGERS, CRAIG Rose, Steven State of Nevada Wood, Jeremy	Defendant Attorney Plaintiff Attorney	
		JOURNAL ENTRIES	

- Mr. Rose advised he has spoken with defense counsel, and there's no opposition to a continuance; working on providing discovery; 1 is an audio statement, and once the list of discovery is provided by defense counsel, it will be provided to them. Mr. Wood stated his concern is with the voluntary written statement, and to make sure there are no additional pictures as the only pictures that were taken were on the detectives cell phone. Colloquy regarding the continuation of the trial. There being no opposition, COURT ORDERED, Defendant's Motion To Continue Trial Date GRANTED.

CUSTODY(COC)

6-19-17 9:30 AM CALENDAR CALL

6-26-17 10:00 AM JURY TRIAL

Felony/Gross Misdemeanor		COURT MINUTES	May 15, 2017
C-16-314359-1	State of Nevada vs Craig Rodgers		
May 15, 2017	8:30 AM	Motion to Dismiss	
HEARD BY: (Cadish, Elissa F.	COURTROOM:	RJC Courtroom 15B
COURT CLERE	K: Keith Reed		
RECORDER:	Jessica Kirkpatrick		
REPORTER:			
PARTIES PRESENT:	RODGERS, CRAIG Rose, Steven State of Nevada Wood, Jeremy	Defendant Attorney Plaintiff Attorney	
		JOURNAL ENTRIES	

- Defendant advised he has the visitation logs for the Court to look at. Court stated a hearing will need to be held outside the presence of the State, and all others to explore the issues being raised by the Defendant. Mr. Rose advised the State takes no position in the matter, and is only concerned with the upcoming trial date. COURT ORDERED, proceedings SEALED for a hearing to be held outside the presence of the State, and with the only parties being present are the Defendant and counsel, the Court, court staff, and security personnel.

MATTER RECALLED.

Steven Rose present on behalf of the State. Court stated the Defendant's Motion To Dismiss Counsel has been DENIED; proceedings have been SET for status check to follow-up on the relationship between the Defendant and counsel, and to things that were discussed during the sealed proceeding.

CUSTODY(COC)

6-5-17 8:30 AM STATUS CHECK

Felony/Gross M	lisdemeanor	COURT MINUTES	June 05, 2017	
C-16-314359-1	State of Nevada vs Craig Rodgers			
June 05, 2017	8:30 AM	Status Check		
HEARD BY: (Cadish, Elissa F.	COURTROOM:	RJC Courtroom 15B	
COURT CLERF	K: April Watkins			
RECORDER:	Jessica Kirkpatrick			
REPORTER:				
PARTIES PRESENT:	O'Halloran, Rachel RODGERS, CRAIG State of Nevada Westbrook, P. David Wood, Jeremy	Attorney Defendant Plaintiff Attorney Attorney		
		JOURNAL ENTRIES		
- Mr. Westbrook advised counsel has met with Deft. twice and discovered there is a conflict in this case. Mr. Westbrook requested to file motion and have it heard on Wednesday. COURT SO ORDERED.				

CUSTODY (COC)

6/7/17 8:30 AM PUBLIC DEFENDER'S MOTION TO WITHDRAW DUE TO CONFLICT OF INTEREST

Felony/Gross Misdemeanor		COURT M	IINUTES	June 07, 2017
C-16-314359-1	State of Nevada vs Craig Rodgers			
June 07, 2017	8:30 AM	Motion		Public Defender's Motion to Withdraw Due to Conflict of Interest
HEARD BY: Cadish	n, Elissa F.		COURTROOM:	RJC Courtroom 15B
COURT CLERK: April Watkins				
RECORDER: Jessic	a Kirkpatrick			
REPORTER:				
Grah ROE State Wes	Adam L nam, Elana L. DGERS, CRAIG e of Nevada tbrook, P. David od, Jeremy	ΙΟΠΡΑΤ	Attorney Attorney Defendant Plaintiff Attorney Attorney	

JOURNAL ENTRIES

- Court stated it does appear there is a conflict of interest and ORDERED, motion GRANTED. As to the motion to dismiss count 3, COURT ORDERED, hearing vacated and putting matter on calendar as a status check. Mr. Westbrook stated motion to dismiss count 3 should actually be a motion to dismiss. Motion was filed in error and should be amended to a motion to dismiss. Further, Deft. wanted counsel to put on the record as to the Preliminary Hearing and stated Deft. did not know about conflict at Preliminary Hearing but Deft. has a right to conflict counsel at all stages. Deft. will be filing a motion to have a new Preliminary Hearing due to conflict. Counsel will contact new counsel or Deft. will advise.

COURT ORDERED, Adam Gill, Esq., APPOINTED as counsel, matter set for confirmation of counsel

C-16-314359-1

and status check.

CUSTODY (COC)

6/12/17 8:30 AM CONFIRMATION OF COUNSEL (GILL)...STATUS CHECK: DEFT'S MOTION TO DISMISS COUNT THREE

Felony/Gross M	isdemeanor	COURT MINUTES	June 12, 2017	
C-16-314359-1	State of Nevada vs Craig Rodgers			
June 12, 2017	8:30 AM	All Pending Motions		
HEARD BY: C	Cadish, Elissa F.	COURTROOM:	RJC Courtroom 15B	
COURT CLERK	April Watkins			
RECORDER:	Jessica Kirkpatrick			
REPORTER:				
PARTIES PRESENT:	Gill, Adam L LoGrippo, Frank R. RODGERS, CRAIG Simpkins, Melinda E. State of Nevada	Attorney Attorney Defendant Attorney Plaintiff		
JOURNAL ENTRIES				

- CONFIRMATION OF COUNSEL (GILL / SPECIAL PUBLIC DEFENDER)...STATUS CHECK: DEFT'S MOTION TO DISMISS COUNT THREE

Mr. Gill stated he was contacted by the Office of Appointed Counsel and advised Special Public Defender will be confirming as counsel. Ms. Simpkins CONFIRMED as counsel on behalf of the Special Public Defender and advised she does not have file yet. Mr. Gill stated Mr. Wood with the Public Defender's Office has file. Upon Court's inquiry, Ms. Simpkins advised she will not be ready for trial. Further, counsel is aware of motion, spoke to Mr. Westbrook and it is counsel intent on going forward with motion but will re-notice at the appropriate time. COURT ORDERED, trial date VACATED, status check regarding Deft's Motion OFF CALENDAR and matter SET for status check as to setting trial.

CUSTODY (COC)

C-16-314359-1

6/19/17 8:30 AM STATUS CHECK: TRIAL SETTING

Felony/Gross M	isdemeanor	COURT MINUTES	June 19, 2017		
C-16-314359-1	State of Nevada vs Craig Rodgers				
June 19, 2017	8:30 AM	Status Check	Status Check: Trial Setting		
HEARD BY: C	Cadish, Elissa F.	COURTROOM:	RJC Courtroom 15B		
COURT CLERK	April Watkins				
RECORDER:	Jessica Kirkpatrick				
REPORTER:					
PARTIES PRESENT:	RODGERS, CRAIG Simpkins, Melinda E. State of Nevada Zadrowski, Bernard D	Plaintiff			
- Statements by o	counsel. COURT ORDI	ERED, matter SET for trial.			
CUSTODY (COC	C)				
11/20/17 9:30 AM CALENDAR CALL					
11/27/17 10:00 /	AM JURY TRIAL				

Felony/Gross M	isdemeanor	COURT MINUTES	July 26, 2017
C-16-314359-1	State of Nevada vs Craig Rodgers		
July 26, 2017	8:30 AM	Motion	
HEARD BY: C	adish, Elissa F.	COURTROOM: RJC Cou	urtroom 15B
COURT CLERK	Keith Reed		
RECORDER:	Jessica Kirkpatrick		
REPORTER:			
PARTIES PRESENT:	Rodgers, Craig Rose, Steven Simpkins, Melinda E. State of Nevada	Defendant Attorney Attorney Plaintiff JOURNAL ENTRIES	

- Argument in support of Defendant's Motion to Remand for New Preliminary Hearing or, in the alternative, Motion to Dismiss due to Prior Counsel's Conflict of Interest by Ms. Simpkins, and in opposition by Mr. Rose. Court stated findings and ORDERED, Defendant's Motion to Remand for New Preliminary Hearing or, in the alternative, Motion to Dismiss due to Prior Counsel's Conflict of Interest DENIED.

CUSTODY(COC)

11-20-17 9:30 AM CALENDAR CALL

11-27-17 10:00 AM JURY TRIAL

Felony/Gross N	lisdemeanor	COURT MINUTES	September 06, 2017
C-16-314359-1	State of Nevada vs Craig Rodgers		
September 06, 2	017 8:30 AM	Motion to Dismiss	
HEARD BY: (Cadish, Elissa F.	COURTROOM:	RJC Courtroom 15B
COURT CLERE	K: Keith Reed		
RECORDER:	Jessica Kirkpatrick		
REPORTER:			
PARTIES PRESENT:	Rodgers, Craig Rose, Steven Simpkins, Melinda E State of Nevada	Plaintiff	
JOURNAL ENTRIES			

- Ms. Simpkins requested a continuance to respond to the State's opposition, advising it was received close to 4 yesterday and there's some additional case law to counter their argument. Mr. Rose apologized for the late response, and stated what ever is easiest for the Court. COURT ORDERED, matter CONTINUED.

CUSTODY(COC)

9-13-17 8:30 AM DEFENDANT'S MOTION TO DISMISS

Felony/Gross M	lisdemeanor	COURT MINUTES	September 13, 2017
C-16-314359-1	State of Nevada vs Craig Rodgers		
September 13, 2	2017 8:30 AM	Motion to Dismiss	
HEARD BY: (Cadish, Elissa F.	COURTROOM:	RJC Courtroom 15B
COURT CLERE	K: Keith Reed		
RECORDER:	Jessica Kirkpatrick		
REPORTER:			
PARTIES PRESENT:	Rodgers, Craig Rose, Steven Simpkins, Melinda E State of Nevada	Defendant Attorney Attorney Plaintiff JOURNAL ENTRIES	
- Argument in s	upport of Defendant's I	Motion To Dismiss by Ms. Sin	npkins, and in opposition by Mr.

- Argument in support of Defendant's Motion To Dismiss by Ms. Simpkins, and in opposition by Mr. Rose. Court stated findings and ORDERED, Defendant's Motion To Dismiss DENIED; State to prepare the order.

CUSTODY(COC)

11-20-17 9:30 AM CALENDAR CALL

11-27-17 10:00 AM JURY TRIAL

State of Nevada 75 Craig Rodgers		
9:30 AM	All Pending Motions	
Elissa F.	COURTROOM:	RJC Courtroom 15B
h Reed		
Kirkpatrick		
of Nevada	Plaintiff	
	9:30 AM Elissa F. h Reed Kirkpatrick Daniel R. rs, Craig Steven ins, Melinda E. f Nevada	Craig Rodgers O:30 AM All Pending Motions Elissa F. COURTROOM: h Reed Kirkpatrick Daniel R. Attorney rs, Craig Defendant Steven Attorney ins, Melinda E. Attorney

- Motion for Order to Show Cause Why the State of Nevada Should not be held in Contempt of Court for Failing to Comply With The Court's Order Regarding Discovery...Calendar Call

Mr. Page advised a file review was conducted with Mr. Portz and Mr. Rose. Argument in support of motion by Mr. Page, and in opposition by Mr. Rose. Colloquy regarding potential continuation of trial due to expert unavailability. Court stated findings and ORDERED, Motion for Order to Show Cause Why the State of Nevada Should not be held in Contempt of Court for Failing to Comply With The Court's Order Regarding Discovery DENIED; Defense request for continuance GRANTED; matter SET for status check trial setting; parties are to contact their experts to make sure they know everyone's schedule prior to the resetting of the trial.

CUSTODY(C0C)

C-16-314359-1

11-29-17 8:30 AM STATUS CHECK: TRIAL SETTING

Felony/Gross Mi	sdemeanor	COURT MINUTES	November 29, 2017
C-16-314359-1	State of Nevada vs Craig Rodgers		
November 29, 20	17 8:30 AM	Status Check	
HEARD BY: Ca	adish, Elissa F.	COURTROOM:	RJC Courtroom 15B
COURT CLERK:	Keith Reed		
RECORDER: P	Paula Walsh		
REPORTER:			
	Page, Daniel R. PORTZ, KENNETH Rodgers, Craig Simpkins, Melinda E State of Nevada	Attorney Attorney Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	

- Court noted proceedings were calendared for counsel to have the schedules of necessary parties needed for trial. Upon speaking with their experts, Mr. Page requested the trial be set out past January or February for a subpoena to be issued to the expert; best time is early April. Mr. Portz stated, or late May. Colloquy regarding trial setting of the expected 1 week trial. Mr. Portz advised he can have someone cover the trial if necessary. COURT ORDERED, matter SET for trial.

CUSTODY

5-7-18 9:30 AM CALENDAR CALL

5-14-18 10:00 AM JURY TRIAL

Felony/Gross M	lisdemeanor	COURT MINUTES	January 03, 2018
C-16-314359-1	State of Nevada vs Craig Rodgers		
January 03, 2018	8 8:30 AM	Motion to Withdraw as Counsel	
HEARD BY: (Cadish, Elissa F.	COURTROOM:	RJC Courtroom 15B
COURT CLERE	K: Keith Reed		
RECORDER:	De'Awna Takas		
REPORTER:			
PARTIES PRESENT:	Gill, Adam L Graham, Elana L. Rodgers, Craig Simpkins, Melinda E. State of Nevada	Plaintiff	
		JOURNAL ENTRIES	

- Mr. Gill advised he was contacted by Mr. Christensen for an appointment. Court noted the Special Public Defender has filed a motion to withdraw in this case and another. Ms. Simpkins stated she was allowed to withdraw by Judge Miley and moved to withdraw advising there's good cause. Mr. Gill stated he will accept the appointment and go before Judge Miley next. In light of the issues precluding the Special Public Defender from continuing to represent the Defendant, COURT ORDERED, Melinda E. Simpkins Esq. and Daniel R. Page, Esq's Motion for Withdrawal of Counsel GRANTED; Adam Gill APPOINTED to represent the Defendant going forward.

CUSTODY (COC)

5-7-18 9:30 AM CALENDAR CALL

5-14-18 10:00 AM JURY TRIAL

C-16-314359-1

Motion	
COURTROOM:	RJC Courtroom 15B
Attorney Attorney Defendant Plaintiff JOURNAL ENTRIES	
	COURTROOM: Attorney Attorney Defendant Plaintiff

- Mr. Gill advised Mr. Portz is out of the jurisdiction and the State would like a week to respond. Ms. O'Halloran concurred. Upon the inquiry of the Court, Mr. Gill stated the Defendant does have one other case, for which he is appointed. COURT ORDERED, proceedings CONTINUED.

CUSTODY(COC)

4-16-18 8:30 AM DEFENDANT'S MOTION FOR RELEASE ON HOUSE ARREST OR IN THE ALTERNATIVE TO REDUCE BAIL

Felony/Gross N	lisdemeanor	COURT	MINUTES	April 16, 2018
C-16-314359-1	State of Nevada vs Craig Rodgers			
April 16, 2018	8:30 AM	Motion		
HEARD BY: (Cadish, Elissa F.		COURTROOM:	RJC Courtroom 15B
COURT CLERE	K: Keith Reed			
RECORDER:	De'Awna Takas			
REPORTER:				
PARTIES PRESENT:	Gill, Adam L PORTZ, KENNETH Rodgers, Craig State of Nevada	JOURNAI	Attorney Attorney Defendant Plaintiff L ENTRIES	
A 1.		C'11 1	· · · · 1 »	

- Argument in support of motion by Mr. Gill, and in opposition by Mr. Portz. Court stated findings and ORDERED, Defendant's Motion For Release On House Arrest, Or In The Alternative To Reduce Bail DENIED.

CUSTODY (COC)

5-7-18 9:30 AM CALENDAR CALL

5-14-18 10:00 AM JURY TRIAL

Felony/Gross N	Aisdemeanor	COURT MINUTES	May 07, 2018
C-16-314359-1	State of Nevada vs Craig Rodgers		
May 07, 2018	9:30 AM	Calendar Call	
HEARD BY:	Cadish, Elissa F.	COURTROOM:	RJC Courtroom 15B
COURT CLER	K: Keith Reed		
RECORDER:	De'Awna Takas		
REPORTER:			
PARTIES PRESENT:	Gill, Adam L PORTZ, KENNETH Rodgers, Craig Rose, Steven State of Nevada	Attorney Attorney Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	
	the calendar call until W		ested he be allowed to discuss a T BENCH. COURT ORDERED,
CUSTODY			

5-9-18 8:30 AM CALENDAR CALL

5-14-18 10:00 AM JURY TRIAL

Felony/Gross N	Aisdemeanor	COURT MINUTES	May 09, 2018
C-16-314359-1	State of Nevada vs Craig Rodgers		
May 09, 2018	1:30 PM	Calendar Call	
HEARD BY:	Cadish, Elissa F.	COURTROOM:	RJC Courtroom 15B
COURT CLER	K: Keith Reed		
RECORDER:	De'Awna Takas		
REPORTER:			
PARTIES PRESENT:	Gill, Adam L PORTZ, KENNETH Rodgers, Craig Rose, Steven State of Nevada	Attorney Attorney Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	

- Mr. Portz announced the State is ready for trial; 10-12 witnesses, 4-5 days. Mr. Gill stated he's ready for trial, noting there were discussions about potential things to be litigated, and inquired if it would be litigated at Overflow. Court noted a Material Witness Warrant has been signed. Mr. Gill stated, that's not it, there's a recording. Mr. Portz advised the Defendant has 2 open cases and it's been learned the victim in the sex trafficking matter may have been a witness in this case and received information, or heard statements by the Defendant in regards to this incident; once that was learned, the witness was noticed and counsel was contacted as a courtesy, letting him know the State has this information and what its expected the witness will testify too; the audio of the detectives interview was provided late last night. Mr. Gill stated he received and listened to the tape late last night, which was about 11 minutes and the State has been told issue will not be taken with it's timeliness, reserving the right to challenge the admissibility. Court stated motions are to be resolved prior to being sent to overflow and inquired as to the general nature of the objection. According to the recording and summary provided, Mr. Gill stated it's not believed to be specific enough and does not talk about the actual victim in this case; the challenge is there's not enough and it's unknown what

C-16-314359-1

she is talking about. Mr. Portz stated that's a foundational objection which is believed could be handled by the trial Judge outside the presence of the jury; there's much more to the statement and there's no point litigating it at this time; the State's belief is the incident she's describing is this incident, which can be handled by the trial Judge. Mr. Rose advised it's a short statement that they may be able to have the transcripts ready to clarify with the trial Judge and witness to make certain all are on the same page to know what she's talking about. Upon the inquiry of the Court, Mr. Portz stated it was only the lead detective and witness when the statement was taken. Court stated it's believed to be a matter that can be handled by the trial Judge and ORDERED, case REFERRED to Overflow. Upon the inquiry of the Court in regards to the Material Witness Warrant, Mr. Portz stated he's been waiting to file it until it's been confirmed there's a court setting, as it remains a dynamic situation. Mr. Portz inquired if the Court's trial next week does not proceed, will this case be brought back to this department. Court stated should this departments case go away prior to the overflow calendar, this Court would take the case back; should it be after overflow, the logistics would have to be seen; the overflow Judge will be notified so they're not caught off guard by a couple of outstanding matters.

CUSTODY

5-11-18 9:30 AM OVERFLOW: (VI) N. PORTZ & S. ROSE/ A. GILL/ 4-5 DAYS/ 10-12 WITNESSES (ZERO OUT OF STATE)

Felony/Gross Mis	demeanor	COURT MINUTES	May 15, 2018
C-16-314359-1	State of Nevada vs Craig Rodgers		
May 15, 2018	10:30 AM	Jury Trial	
HEARD BY: Cac	lish, Elissa F.	COURTROOM:	RJC Courtroom 15B
COURT CLERK:	Keith Reed		
RECORDER: Jes	ssica Kirkpatrick		
REPORTER:			
P R R	Gullo, Robert J. ORTZ, KENNETH Rodgers, Craig Rose, Steven tate of Nevada	Attorney Attorney Defendant Attorney Plaintiff JOURNAL ENTRIES	

- Court noted parties were set to start trial yesterday; the Court has met with counsel and in light of the unanticipated medical issues of Mr. Gill, continued proceedings until today; have been told this morning Mr. Gill is still having issues and will not proceed to trial today. Upon the inquiry of the Court, Mr. Portz stated parties discussed a continuance until mid July, understanding they need to meet with witnesses and will notify the Court should there be any issues. COURT ORDERED, trial CONTINUED.

CUSTODY

7-9-18 9:30 AM CALENDAR CALL

7-16-18 10:00 AM JURY TRIAL

C-16-314359-1

Felony/Gross N	lisdemeanor	COURT MINUTES	July 09, 2018
C-16-314359-1	State of Nevada vs Craig Rodgers		
July 09, 2018	9:30 AM	Calendar Call	
HEARD BY: (Cadish, Elissa F.	COURTROOM:	RJC Courtroom 12A
COURT CLERE	K: Keith Reed		
RECORDER:	De'Awna Takas		
REPORTER:			
PARTIES PRESENT:	Gill, Adam L PORTZ, KENNETH Rodgers, Craig State of Nevada	Attorney Attorney Defendant Plaintiff	
		JOURNAL ENTRIES	

- CONFERENCE AT BENCH. Record made by Mr. Gill and Mr. Rose in regards to Defendant's missing cell phone. Mr. Gill stated there's a December letter from the Special Public Defender indicating the phone is missing. Court noted the letter has been read and will be kept. Mr. Rose stated counsel will provide a copy of the letter, made a record in regards to the phone and stated, it's not seen as a ground for a continuance. Continued record made by Mr. Gill regarding the lost phone, noting a continuance has not been requested and the Defendant has concerns in regards to investigative measures to be taken; ready for trial. Mr. Portz announced the State is ready for trial. COURT ORDERED, case REFERRED to Overflow.

CUSTODY(COC)

7-13-18 8:30 AM Overflow: (VI) N. Portz S. Rose / A. Gill / 4-5 Days / 10-12 Witnesses / Zero Out of State Witnesses

Felony/Gross N	lisdemeanor	COURT MINUTES	July 13, 2018
C-16-314359-1	State of Nevada vs Craig Rodgers		
July 13, 2018	8:30 AM	Overflow	
HEARD BY: J	ones, Tierra	COURTROOM:	RJC Courtroom 14B
COURT CLERI	K: Kory Schlitz		
RECORDER:	Victoria Boyd		
REPORTER:			
PARTIES PRESENT:	Gill, Adam L Rodgers, Craig Rose, Steven State of Nevada	Attorney Defendant Attorney Plaintiff JOURNAL ENTRIES	
- Amended Info	rmation FILED IN OPE	N COURT	

Mr. Rose indicated he spoke with counsel regarding the Amended Information. Mr. Gill confirmed a record has already been made regarding the change and the Document only needed to be filed. Upon Court's inquiry, Mr. Gill announced ready. Mr. Rose announced ready. COURT ORDERED, trial date SET in Department 22. Court directed counsel to have Jury Instructions prepared before the start of trial.

7/16/18 8:30 A.M. JURY TRIAL (DEPT 22) N. PORTZ / S. ROSE // A. GILL 4-5 DAYS 10-12 WITNESSES 0 OUT OF STATE WITNESSES

Felony/Gross	Misdemeanor	COURT MINUTES	July 16, 2018
C-16-314359-1	State of Nevada vs Craig Rodgers		
July 16, 2018	10:00 AM	Jury Trial	
HEARD BY:	Johnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLER	K: Keri Cromer		
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES PRESENT:	Gill, Adam L PORTZ, KENNETH Rodgers, Craig Rose, Steven State of Nevada	Attorney Attorney Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	
	IE PRESENCE OF THE P sen. Colloquy regarding		
PROSPECTIVI Voir dire cond	E JURORS PRESENT ucted.		
Mr. Rose advis		negotiation in place which w	ould expire tomorrow; further ove forward with voir dire this

PROSPECTIVE JURORS PRESENT Voir dire continued. COURT ORDERED, jury trial CONTINUED.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS

Mr. Gill advised he would advise everyone as soon as possible if Deft. accepted the deal. Court recessed.

CONTINUED TO 7/17/2018 - 1:00 PM

Felony/Gross N	Aisdemeanor	COURT MINUTES	July 17, 2018
C-16-314359-1	State of Nevada vs Craig Rodgers		
July 17, 2018	1:00 PM	Jury Trial	
HEARD BY:	Johnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLER	K: Keri Cromer		
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES PRESENT:	Gill, Adam L PORTZ, KENNETH Rodgers, Craig Rose, Steven State of Nevada	Attorney Attorney Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	
- Second Amen	ded Information and Gu	iilty Plea Agreement FILED I	N OPEN COURT
OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURORS Mr. Gill advised the matter had been resolved. NEGOTIATIONS are as contained in the Guilty Plea Agreement. DEFT. RODGERS ARRAIGNED AND PLED GUILTY TO COUNT 1 - FIRST DEGREE KIDNAPPING (F) AND COUNT 2 - MAYHEM (F). Court ACCEPTED plea, and, ORDERED, matter referred to the Division of Parole and Probation (P & P) and SET for sentencing. PROSPECTIVE JURORS PRESENT			
		lved; prospective jurors than	ks and excused.

CUSTODY

9/06/2018 - 9:00 AM - SENTENCING

C-16-314359-1

Felony/Gross Misdemeanor		COURT MINUTES	July 26, 2018
C-16-314359-1	State of Nevada vs Craig Rodgers		
July 26, 2018	9:00 AM	Motion for Own Recognizance Release/Setting Reasonable Bail	
HEARD BY: Johnson, Susan		COURTROOM:	RJC Courtroom 15D
COURT CLERK: Michaela Tapia			
RECORDER: Norma Ramirez			
REPORTER:			
PARTIES PRESENT:	Gill, Adam L Rodgers, Craig Rose, Steven State of Nevada	Attorney Defendant Attorney Plaintiff	
JOURNAL ENTRIES			

- Argument by Mr. Gill to set bail at \$25,000.00, noting Defendant had been in custody for two years and would like to spend time with his family prior to sentencing. Argument by the State indicating concerns regarding Defendant's incentive to flee and Defendant's criminal history. Further argument by Mr. Gill. Given its concerns regarding Defendant's criminal history, COURT ORDERED, motion DENIED; bail STANDS at \$75,000.00.

CUSTODY (COC)

Felony/Gross N	lisdemeanor	COURT MINUTES	August 14, 2018
C-16-314359-1	State of Nevada vs Craig Rodgers		
August 14, 2018	8 8:30 AM	Motion for Appointment of Attorney	
HEARD BY: Johnson, Susan		COURTROOM: RJC Courtro	oom 15D
COURT CLERI	K: Keri Cromer		
RECORDER: Norma Ramirez			
REPORTER:			
PARTIES PRESENT:	Gill, Adam L Rodgers, Craig Rose, Steven State of Nevada	Attorney Defendant Attorney Plaintiff	

JOURNAL ENTRIES

- State reviewed the facts of the case and advised Defendant wanted to withdraw his plea. State requested to set this case for trial and advised it wanted to withdraw from the guilty plea. Mr. Gill advised there was a conflict between him and the Defendant and believed alternate counsel would be appropriate. COURT ORDERED, Motion GRANTED. Colloquy regarding prior counsel and new counsel preferences. Bench conference. COURT FURTHER ORDERED, John Parris, Esq. APPOINTED, matter SET for confirmation of counsel. Court directed Mr. Gill to provide Mr. Parris with Defendant's file, as well as Defendant's canvas.

CUSTODY

8/28/2018 - 8:30 AM - CONFIRMATION OF COUNSEL (JOHN PARRIS, ESQ.)

Felony/Gross N	lisdemeanor	COURT MINUTES	August 28, 2018
C-16-314359-1	State of Nevada vs Craig Rodgers		
August 28, 2018	8:30 AM	Confirmation of Counsel	
HEARD BY: J	ohnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLERK: Keri Cromer			
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES PRESENT:	Parris, John P. Rodgers, Craig Rose, Steven State of Nevada	Attorney Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	

- Mr. Parris confirmed as counsel and advised he received a bankers box last week from Mr. Gill. Court reviewed the procedural history of the case. Mr. Parris requested that sentencing on 9/06/2018 be changed to a status check instead. No opposition by State. COURT SO ORDERED.

CUSTODY

9/06/2018 - 9:00 AM - STATUS CHECK: STATUS OF GUILTY PLEA/SENTENCING/TRIAL SETTING

Felony/Gross Misd	emeanor	COURT MINUTES	September 06, 2018
C-16-314359-1	State of Nevada vs Craig Rodgers		
September 06, 2018	9:00 AM	Status Check	
HEARD BY: John	son, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLERK:	Keri Cromer		
RECORDER: Not	rma Ramirez		
REPORTER:			
Ro Ro	rris, John P. odgers, Craig ose, Steven ate of Nevada	Attorney Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	

- Mr. Parris advised he had not reviewed all of the discovery yet; further advised there was a good faith basis to file a motion to withdraw guilty plea, which the State would stipulate to. State concurred and reviewed its two offers that had been extended to the Deft. State requested that the Deft. sign the Guilty Plea Agreement in his other case now, or have trial and a status check be set; advised they would continue to negotiate between now and the status check date. Upon Court's inquiry, Deft. advised he did not want to take the current deals being offered. COURT ORDERED, stipulation GRANTED; guilty plea WITHDRAWN. Colloquy regarding scheduling conflicts. Counsel anticipated one week to try. COURT FURTHER ORDERED, trial dates and status check SET.

CUSTODY

11/08/2019 - 9:00 AM - STATUS CHECK

2/7/2019 - 9:00 AM - CALENDAR CALL

2/11/2019 - 8:30 AM - JURY TRIAL

Felony/Gross M	lisdemeanor	COURT MINUTES	November 08, 2018		
C-16-314359-1	State of Nevada vs Craig Rodgers				
November 08, 2	018 9:00 AM	Status Check			
HEARD BY: Johnson, Susan		COURTROOM:	RJC Courtroom 15D		
COURT CLERF	K: Katrina Hernandez				
RECORDER:	RECORDER: Norma Ramirez				
REPORTER:					
PARTIES PRESENT:	Parris, John P. Rose, Steven State of Nevada	Attorney Attorney Plaintiff			
		JOURNAL ENTRIES			

- Defendant present in custody. Mr. Parris advised Defendant is not willing to accept negotiations and advised they will proceed with trial. Mr. Rose stated the offer was rejected and the offer revoked. Mr. Rose added they will do a file review in the next weeks and provide anything that is missing to Mr. Parris. Court saw no formal order for discovery with regard to 'Giglio' and 'Brady' material, only minutes from prior hearings but noted the Court's order with regard to discovery. Colloquy regarding discovery. Court advised it would look at it and try to get an order out. Court further informed of the department's trial schedule and parties confirmed 6 days for trial.

IN CUSTODY (COC)

Felony/Gross N	lisdemeanor	COURT MINUTES	January 31, 2019
C-16-314359-1	State of Nevada vs Craig Rodgers		
January 31, 2019	9 9:00 AM	Motion to Dismiss	
HEARD BY: Johnson, Susan		COURTROOM:	RJC Courtroom 15D
COURT CLERK: Keri Cromer			
RECORDER: REPORTER:	Norma Ramirez		
PARTIES PRESENT:	Parris, John P. Rodgers, Craig Rose, Steven State of Nevada	Attorney Defendant Attorney Plaintiff JOURNAL ENTRIES	

- Court expressed its concern regarding Mr. Parris being Defendant's fourth attorney. Statement by Defendant. State reviewed the facts of the case. Mr. Parris advised he was not provided with a copy of this Motion, but he had received a summary from the State; further advised he spoke with the Defendant regarding his frustrations. State excused from the courtroom.

Colloquy regarding Defendant's concerns with Mr. Parris' representation, lack of witness interviews, and missing Brady materials. Elia Johnson sworn and testified. Court stated its findings and ORDERED, Motion DENIED. Mr. Parris anticipated 4 full days to try. Court reviewed its voir dire procedures. Statement by Defendant. Mr. Parris reviewed a letter from the Nevada State Bar regarding Defendant's lost cell phone. Court advised this could be discussed at the time of trial. Statement by Elia Johnson.

State Present. Colloquy regarding trial continuance.

CUSTODY (COC)

Felony/Gross M	lisdemeanor	COURT MINUTES	February 07, 2019
C-16-314359-1	State of Nevada vs Craig Rodgers		
February 07, 202	19 9:00 AM	Calendar Call	
HEARD BY: J	ohnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLERF	K: Keri Cromer		
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES PRESENT:	Parris, John P. Rodgers, Craig Rose, Steven State of Nevada	Attorney Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	

- Mr. Parris requested a trial continuance, advising his client had issues he wanted further investigation on; requested late June. State advised it was ready to proceed, but had no objection to a continuance and would be ready whenever it was convenient. Counsel anticipated 6-7 days to try. COURT ORDERED, jury trial VACATED and RESET; advised there would be no more continuances.

CUSTODY (COC)

7/25/2019 - 9:00 AM - CALENDAR CALL

7/29/2019 - 8:30 AM - JURY TRIAL

Felony/Gross I	Misdemeanor	COURT MINUTES	July 16, 2019
C-16-314359-1	State of Nevada vs Craig Rodgers		
July 16, 2019	8:30 AM	Motion to Dismiss	
HEARD BY:	Johnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLER	K: Jill Chambers		
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES PRESENT:	Parris, John P. Rodgers, Craig Rose, Steven State of Nevada	Attorney Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	
	ted that he was not awar COURT ORDERED, MAT	re that the matter was on caler TTER CONTINUED.	ndar and requested a
CUSTODY			

CONTINUED TO: 7/18/19 9:00 AM

Felony/Gross	Misdemeanor	COURT MINUTES	July 18, 2019
C-16-314359-1	State of Nevada vs Craig Rodgers		
July 18, 2019	9:00 AM	Motion to Dismiss	
HEARD BY:	Johnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLER	Jill Chambers		
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES PRESENT:	Parris, John P. Rodgers, Craig Rose, Steven State of Nevada	Attorney Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	
- Court expres	sed its concern that the D	Peft. is requesting another atto	rney. The Deft. stated that he

- Court expressed its concern that the Deft. is requesting another attorney. The Deft. stated that he was having issues preparing for trial and Mr. Parris advised him that he needed to speak to the private investigator who was out of town. Mr. Parris stated that if a private hearing would be necessary he would request that it be set the following week.

Mr. Parris stated there was a new offer that he conveyed to the defendant who made a counter offer that he had not yet discussed with the State. Mr. Parris requested the matter be continued. COURT ORDERED, MATTER CONTINUED and advised counsel that it would be able to hold an evidentiary hearing if needed.

CUSTODY

CONTINUED TO: 7/25/19 9:30 AM

C-16-314359-1

Felony/Gross N	Aisdemeanor	COURT MINUTES	July 25, 2019
C-16-314359-1	State of Nevada vs Craig Rodgers		
July 25, 2019	9:30 AM	All Pending Motions	
HEARD BY:	Johnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLER	K: Jill Chambers		
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES PRESENT:	Parris, John P. Rodgers, Craig Rose, Steven State of Nevada	Attorney Defendant Attorney Plaintiff	
		JOURNAL ENTRIES	
- DEFT'S MOTION TO DISMISS COUNSEL AND APPOINT ALTERNATE COUNSELCALENDAR CALL			
			

Upon inquiry of the Court, the Deft. stated that his attorney has been unavailable but that he finally met with Mr. Parris the previous day. Mr. Parris confirmed that he spoke to the Deft. and had documents to present to him but was not clear if he had any further issues. COURT ORDERED, MATTER TRAILED to allow Mr. Parris to speak to his client.

MATTER RECALLED

Mr. Parris stated that he was able to address one of the Deft's concerns and gave an update on negotiations which did not resolve the matter. The Deft. requested a hearing outside the presence of the State.

C-16-314359-1

MATTER TRAILED

MATTER RECALLED

Upon the Court's inquiry, the Deft. argued as to his motion to dismiss counsel. Mr. Parris argued. COURT ORDERED, MOTION DENIED.

Colloquy regarding trial date and schedule. Mr. Parris stated that he had an evidentiary hearing on 8/2/19 and would be out of the jurisdiction 8/9/19. Court SET new trial date and gave the start time for each day as follows:

8/5/19 8:30 AM; 8/6/19 1:00 PM; 8/7/19 9:30 AM; 8/8/19 10:30 AM; 8/9/19 DARK; 8/12/19 8:30 AM; 8/13/19 10:30 AM; 8/14/19 9:30 AM; 8/15/19 10:30 AM; 8/16/19 8:30 AM.

Court and counsel decided on which jurors would be alternates and how the preemptory challenges would be done.

Mr. Parris confirmed with Mr. Rose witness Savannah Taylor would be testifying. Mr. Rose stated that she would be giving limited testimony and advised parties as to what she would be testifying to.

CUSTODY

8/5/19 8:30 AM JURY TRIAL

Felony/Gross N	lisdemeanor	COURT MINUTES	August 05, 2019
C-16-314359-1	State of Nevada vs Craig Rodgers		
August 05, 2019	8:30 AM	Jury Trial	
HEARD BY: J	ohnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLERE	K: Jill Chambers		
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES PRESENT:	Morales, Caroline, ESQ Parris, John P. Rodgers, Craig Rose, Steven State of Nevada	Q Attorney Attorney Defendant Attorney Plaintiff JOURNAL ENTRIES	
		,	

- OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL.

Mr. Parris requested time to speak with the Defendant about possible negotiations. Court noted its concern that Defendant previously accepted a deal at trial, which was then withdrawn with the stipulation of the State. State advised the issue was that the Defendant has a companion case and would request the Defendant enter pleas in both cases today. Matter TRAILED. Matter RECALLED. Mr. Parris advised the Defendant has rejected the offer. State advised the offer is now revoked. State requested the Second Amended Information filed 7/17/18 be STRICKEN and that they proceed with the Amended Information filed 7/13/18. COURT SO ORDERED. Statement by Defendant requesting a continuance. COURT ORDERED, oral Motion to Continue DENIED. Mr. Parris advised the Defendant has a family member present who was told he was unable to stay during jury selection due to the room needed in the courtroom, however; Mr. Parris requested an accommodation be made. Court advised it will attempt to find a place for him once the jury panel is in the room.

PROSPECTIVE JURY PANEL PRESENT.

C-16-314359-1

Voir dire. COURT ORDERED, matter CONTINUED. Evening recess.

CONTINUED TO: 8/6/19 1:00 PM

Felony/Gross Mi	sdemeanor	COURT MINUTES	August 06, 2019	
C-16-314359-1	State of Nevada vs Craig Rodgers			
August 06, 2019	1:00 PM	Jury Trial		
HEARD BY: Jo	hnson, Susan	COURTROOM:	RJC Courtroom 15D	
COURT CLERK:	Nylasia Packer April Watkins			
RECORDER: N	Jorma Ramirez			
REPORTER:				
	Morales, Caroline, ESC Parris, John P. Rodgers, Craig Rose, Steven State of Nevada	Q Attorney Attorney Defendant Attorney Plaintiff		
JOURNAL ENTRIES				
- OUTSIDE THE PRESENCE OF PROSPECTIVE JURORS:				
Mr. Parris advised State has extended new offer. Colloquy.				
Second Amended Information FILED IN OPEN COURTNEGOTIATIONS are as contained in the Guilty Plea Agreement FILED IN OPEN COURT.				

DEFT. RODGERS ARRAIGNED AND PLED GUILTY as to COUNT 1 SECOND DEGREE KIDNAPPING (F), as to COUNT 2 ROBBERY (F), as to COUNT 3 MAYHEM (F) and as to COUNT 4 PANDERING (F). Court ACCEPTED plea. Mr. Rose requested sentencing go forward today and advised Presentence Investigation Report (PSI) has been completed previously. As to the PSI, Mr. Rose stated, page 4, under Adult, Arrest Date of April 20, 2001, was treated under NRS 453.3363, Deft. received honorable discharge from probation, case has been dismissed and requested to strike

2001 conviction. COURT ORDERED, pursuant to Stockmeier, the April 20, 2001, arrest date is STRICKEN. Further, Mr. Rose stated he has a restitution request but does not have any supporting documentation and requested to set matter in two weeks. Mr. Parris stated he was not counsel when PSI was prepared and has not spoken to Deft. about this. Mr. Rose stated he can have documentation within the next two weeks. Mr. Parris stated he has no objection with the Court retaining jurisdiction as to restitution. DEFT. RODGERS ADJUDGED GUILTY as to COUNT 1 SECOND DEGREE KIDNAPPING (F), as to COUNT 2 ROBBERY (F), as to COUNT 3 MAYHEM (F) and as to COUNT 4 PANDERING (F). Arguments by counsel. Further, Mr. Parris requested page 5 of the PSI indicating the District Court, Department XXIII case, arrest date of May 11, 2016, which has now been dismissed, be stricken. Statement by Deft. Colloquy. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee and \$3.00 DNA Collection fee, Deft. SENTENCED as to COUNT 1 to a MINIMUM of FORTY-EIGHT (48) MONTHS and a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS in the Nevada Department of Corrections (NDC), as to COUNT 2 to a MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC), CONSECUTIVE to COUNT 1, as to COUNT 3 to a MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC), CONCURRENT with COUNT 2 and as to COUNT 4 to a MINIMUM of TWENTY-FOUR (24) MONTHS and a MAXIMUM of SIXTY (60) MONTHS in the Nevada Department of Corrections (NDC), CONCURRENT with COUNT 3 with ONE THOUSAND TWO HUNDRED EIGHTEEN (1218) DAYS credit for time served. FURTHER ORDERED, DNA fee and testing WAIVED, having been previously submitted. Matter SET for restitution hearing and status check. All State's proposed exhibits returned to counsel.

TOTAL AGGREGATE: MINIMUM of SEVENTY-TWO (72) MONTHS and a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS.

PROSPECTIVE JURORS PRESENT:

Court thanked and excused prospective jurors.

CUSTODY

8/20/19 8:30 AM RESTITUTION HEARING ... STATUS CHECK: STOCKMEIER ISSUES

Felony/Gross Mise	lemeanor	COURT MINUTES	August 20, 2019
C-16-314359-1	State of Nevada vs Craig Rodgers		
August 20, 2019	8:30 AM	All Pending Motions	
HEARD BY: John	nson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLERK:	Natalie Ortega		
RECORDER: Pa	tti Slattery		
REPORTER:			
R R	arris, John P. odgers, Craig ose, Steven cate of Nevada	Attorney Defendant Attorney Plaintiff JOURNAL ENTRIES	
- RESTITUTION HEARINGSTATUS CHECK: STOCKMEIER ISSUES			

Court noted it received an exparte letter. Mr. Rose advised the State would not be requesting restitution today. Court further noted it would not entertain any more motions to withdraw the guilty plea. The Stockmeier issues would have to be handled. Mr. Parris addressed the inaccuracies in the Pre-Sentence Investigation (PSI). Court noted the medical issues could be addressed by the prison system. COURT ORDERED, matter TRAILED.

MATTER RECALLED: All parties present as before. Court advised it was leaning towards denying the motion; however it would like to hear some matters first. Mr. Rose requested that everything in section two be stricken being that it was inaccurate at this point. Mr. Parris indicated he agreed noting it was a factual accurate decision. COURT ORDERED, section two STRICKEN as well as corrections to Defendant's social security numbers. COURT FURTHER ORDERED, page four, the disposition STRICKEN with respect to the arrest on April 20, 2001 reflect there was dismissal. As to

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page seven, Mr. Rose indicated roman numeral nine reflected what had been negotiated previously. Mr. Rose requested that be stricken so there was not confusion when Defendant was sent to the prison about whether he was pleading to negotiations versus what the JOC indicated; therefore, it was requested to strike everything in roman numeral nine. Mr. Parris stated no objection. COURT ORDERED, everything STRICKEN under plea negotiations section roman numeral nine on page seven. Mr. Rose advised he would leave and was available as needed. DEPUTY DISTRICT ATTORNEY STEVEN ROSE NOT PRESENT at 11:16 a.m.

Further discussions regarding striking roman numeral ten of the PSI. Court noted although it would listen to Mr. Rose first, with respect to count one, first degree kidnapping, the Court had no issue striking that. Further discussions regarding Stockmeier issues and Defendant's letter. Mr. Parris made representations regarding Defendant's letter. Defendant indicated he wanted to appeal. Mr. Parris stated he would file a Notice of Appeal. At the hour of 12:18 p.m. Deputy District Attorney Steven Rose now present. Court noted it considered removing count one under recommendations of the PSI. Mr. Rose stated no objection. COURT ORDERED, PSI amended / deletion of count one under recommendations, roman numeral ten of the PSI. COURT FURTHER ORDERED, Defendant's request to withdraw his Guilty Plea DENIED.

Felony/Gross Misdemeanor		COURT MINUTES		March 10, 2020
C-16-314359-1	State of Nevada vs Craig Rodgers			
March 10, 2020	8:30 AM	Motion		
HEARD BY: Johnson, Susan			COURTROOM:	RJC Courtroom 15D
COURT CLERK: Alice Jacobson				
RECORDER: Norma Ramirez				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- No parties present. COURT ORDERED, motion GRANTED as to the withdraw of counsel. Court instructs Mr. Parris to respond on any entitlement the Defendant may have concerning documents and property, therefore, the ruling on production of documents, is reserved.

Felony/Gross Misdemeanor		COURT MINUTES	May 20, 2021		
C-16-314359-1	State of Nevada vs Craig Rodgers				
May 20, 2021	9:00 AM	Motion to Modify Sentence			
HEARD BY: Johnson, Susan		COURTROOM:	RJC Courtroom 15D		
COURT CLERK: Louisa Garcia					
RECORDER: Norma Ramirez					
REPORTER:					
PARTIES PRESENT:	Rodgers, Craig Rose, Steven State of Nevada	Defendant Attorney Plaintiff			
JOURNAL ENTRIES					

- Court noted it received State's Response yesterday and has not had an opportunity to review it. Upon Court's inquiry, Mr. Rodgers requested a continuance for the Court to review it. COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO 6/24/24 9:00 AM

Felony/Gross Misdemeanor		COURT MINUTES	June 24, 2021		
C-16-314359-1	State of Nevada vs Craig Rodgers				
June 24, 2021	9:00 AM	Motion to Modify Sentence	2		
HEARD BY: J			RJC Courtroom 15D		
COURT CLERK: Alice Jacobson					
RECORDER: Norma Ramirez					
REPORTER:					
PARTIES PRESENT:	Rose, Steven State of Nevada	Attorney Plaintiff JOURNAL ENTRIES			
- Court noted that Defendant did not provide a remote appearance order.					
Matter submitted on the pleadings.					
COURT FINDS his sentence was legal and the errors in PSI was not an extreme detriment.					

COURT ORDERED, motion DENIED.

State to prepare the order.



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

CRAIG RODGERS #1221816 P.O. BOX 208 INDIAN SPRINGS, NV 89070

> DATE: July 28, 2021 CASE: C-16-314359-1

RE CASE: STATE OF NEVADA vs. CRAIG RODGERS aka CRAIG ALLEN RODGERS

NOTICE OF APPEAL FILED: July 27, 2021

YOUR APPEAL <u>HAS</u> BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

Case Appeal Statement

NRAP 3 (a)(1), Form 2

 $\left|\right|$

Order



Notice of Entry of Order

NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. <u>The district court clerk shall apprise appellant of the deficiencies in writing</u>, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (g) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12." Please refer to Rule 3 for an explanation of any possible deficiencies.

Certification of Copy

State of Nevada County of Clark SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DESIGNATION OF RECORD ON APPEAL; DISTRICT COURT DOCKET ENTRIES; DISTRICT COURT MINUTES; NOTICE OF DEFICIENCY

STATE OF NEVADA,

Plaintiff(s),

vs.

CRAIG RODGERS aka CRAIG ALLEN RODGERS,

Defendant(s).

now on file and of record in this office.

Case No: C-16-314359-1

Dept No: XXII

ADDINERS SA IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 28 day of July 2021. Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk